Официальная инструкция Департамента Юстиции США по заполнению form I-539 Russian (Ходатайство о продлении/изменении статуса неиммигранта) и форма I-539 Russian(Application to Extend/Change Nonimmigrant Status) на русском языке.

Документ начинается со второй страницы.

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- Сдадим за вас документы в посольство США.
- Подготовим к собеседованию в посольстве США.

Другие наши сайты:

- <u>Сайт по шенгенским визам www.shengen-visas.ru</u>
- Сайт по визам в Канаду www.canada-visa.org
- Сайт по визам в Великобританию www.uk-visa.ru
- Сайт по визам в Австралию www.australia-visa.ru
- Сайт по визам невест www.fiancee-visa.ru

Instructions for Form I-589 Application for Asylum and for Withholding of Removal

Purpose of This Form.

This form is used to apply for asylum in the United States (U.S.) and for withholding of removal (formerly called "withholding of deportation"). This application may also be used to apply for protection under the Convention Against Torture. You may file this application if you are physically present in the United States and you are not a United States citizen.

NOTE: You **must** submit an application for asylum within one (1) year of arriving in the United States, unless there are changed circumstances that materially affect your eligibility for asylum or extraordinary circumstances directly related to your failure to file within one (1) year. (See Instructions, Part 1: Filing Instructions, Section V, "Completing the Form," Part C, for further explanation.)

You may include in your application your spouse and your unmarried children who are under 21 years of age and physically present in the United States. Married children and children 21 years of age or older must file a separate Form I-589 application. If you are granted asylum, you may file a petition Form I-730, Refugee and Asylee Relative Petition, OMB No. 1615-0037, for your spouse and/or any unmarried children under the age of 21 whom you did not include in your application.

This instruction pamphlet is divided into two (2) sections. The first section has filing instructions. It discusses basic eligibility criteria and will guide you through filling out and filing the application. The second section describes how your application will be processed. This section also describes potential interim benefits while your application is pending.

Please read these instructions carefully. The instructions will help you complete your application and understand how it will be processed. If you have questions about your eligibility, completing the form, or the asylum process, you may wish to consult an attorney or other qualified person to assist you. (See Instructions, Part I, Filing Instructions, Section IV, "Right to Counsel.")

Additional information concerning asylum and withholding of removal is available on the following websites: Department of Homeland Security (DHS), Bureau of Citizenship and Immigration Services (BCIS): http://www.bcis.gov and U.S. Department of Justice (DOJ),

WARNING: Applicants who are in the United States illegally are subject to removal if their asylum or withholding claims are not granted by an Asylum Officer or an Immigration Judge. Any information provided in completing this application may be used as a basis for the institution of, or as evidence in, removal proceedings, even if the application is later withdrawn. Applicants determined to have knowingly made a frivolous application for asylum will be permanently ineligible for any benefits under the Immigration and Nationality Act (Act). See Section 208(d)(6) of the Act and 8 CFR 208.20.

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PART 1: FILING INSTRUCTIONS

I. Who May Apply and Filing Deadlines

You may apply for asylum irrespective of your immigration status, and even if you are in the United States unlawfully.

You MUST file this application within one (1) year after you arrived in the United States, unless you can show that there are changed circumstances that materially affect your eligibility for asylum or extraordinary circumstances directly related to your failure to file within one (1) year. (See Instructions, Part 1: Filing Instructions, Section V, "Completing the Form," Part C, for further explanation of this requirement.)

If you have previously been denied asylum by an Immigration Judge or the Board of Immigration Appeals, you must show that there are changed circumstances that affect your eligibility for asylum.

The determination of whether you are permitted to apply for asylum will be made once you have had an asylum interview with an Asylum Officer or a hearing before an Immigration Judge. Even if you are not eligible to apply for asylum for the reasons stated above, you may still be eligible to apply for withholding of removal under section 241(b)(3) of the Immigration and Nationality Act (Act) or the Convention Against Torture before the Immigration Court.

II. Basis of Eligibility

A. Asylum

In order to qualify for asylum, you must establish that you are a refugee. A refugee is a person who is unable or unwilling to return to his or her country of nationality, or last habitual residence in the case of a person having no nationality, because of persecution or a well-founded fear of persecution on account of race, religion, nationality, membership in a particular social group, or political opinion.

If you are granted asylum, you and any eligible dependents included in your application will be permitted to remain and work in the United States and may eventually adjust to lawful permanent resident status. If you are not granted asylum, the Department of Homeland Security (DHS) may use the information you provide in this application to establish that you are removable from the United States.

B. Withholding of Removal

Your asylum application is also considered to be an application for withholding of removal under section 241(b)(3) of the Act, as amended. It may also be considered an application for withholding of removal under the Convention Against Torture if you checked the box at the top of page 1 of this application. If asylum is not granted, you may still be eligible for withholding of removal. Regardless of the basis for the withholding application, you will not be eligible for withholding if you 1) assisted in Nazi persecution or engaged in genocide, 2) have persecuted another person, 3) have been convicted by a final judgment of a particularly serious crime and therefore represent a danger to the community of the United States, 4) are considered for serious reasons to have committed a serious non-political crime outside the United States, or 5) represent a danger to the security of the United States. (See section 241(b)(3) of the Act; 8 CFR 208.16.)

i. Withholding of Removal under Section 241 (b)(3) of the Act

In order to qualify for withholding of removal under section 241(b)(3) of the Act, you must establish that it is more likely than not that your life or freedom would be threatened on account of race, religion, nationality, membership in a particular social group, or political opinion, in the proposed country of removal.

If you obtain an order withholding your removal, you cannot be returned to the country in which your life or freedom would be threatened. This means that you may be removed to a third country in which your life or freedom would not be threatened. Withholding of removal does not apply to any spouse or child included in the application. They would have to apply for such protection on their own. If you are granted withholding of removal, this would not give you the right to bring dependents to the United States. It also would not give you the right to become a lawful permanent resident of the United States.

ii. Withholding of Removal under the Convention Against Torture

The Convention Against Torture refers to the United Nations Convention Against Torture and other Cruel, Inhuman or Degrading Treatment or Punishment.

To be granted withholding of removal to a country under the Convention Against Torture, you must show that it is more likely than not that you would be tortured in that country.

"Torture" is defined in Article 1 of the Convention Against Torture and at 8 CFR 208.18(a). For an act to be considered torture, it must be an extreme form of cruel and inhuman treatment; it must cause severe physical or mental pain and suffering; and it must be intended to cause severe pain and suffering. Torture is an act inflicted for such purposes as obtaining from the victim or a third person information or a confession, punishing the victim for an act he or she or a third person has committed or is suspected of having committed, or intimidating or coercing the victim or a third person, or for any reason based on discrimination of any kind. Torture must be inflicted by or at the instigation of a public official or someone acting in an official capacity, or it must be inflicted with the consent or acquiescence of a public official or person acting in an official capacity. The victim must be in the custody or physical control of the torturer. Torture does not include pain or suffering that arises from or is incidental to lawful sanctions.

Form I-589, Application for Asylum and for Withholding of Removal, will be considered an application for withholding of removal under the Convention Against Torture if you tell the Immigration Judge that you would like to be considered for withholding of removal under the Convention Against Torture or if it is determined that the evidence you present indicates you may be tortured in the country of removal. To apply for withholding of removal under the Convention Against Torture, you must check the box at the top of page one (1) of the application and fully complete the Form I-589. You should include a detailed explanation of why you fear torture in response to Part B. Question 4 of the application. In your response you should write about any mistreatment you experienced or any threats made against you by a government or somebody connected to a government.

Only Immigration Judges and the Board of Immigration Appeals may grant withholding of removal or deferral of removal under the Convention Against Torture. If you have applied for asylum, the Immigration Judge will first determine whether you are eligible for asylum

under section 208 of the Act and for withholding of removal under section 241(b)(3) of the Act. If you are not eligible for either asylum or withholding of removal under section 241(b)(3) of the Act, the Immigration Judge will determine whether the Convention Against Torture prohibits your removal to a country in which you fear torture.

Article 3 of the Convention Against Torture prohibits the United States from removing you to a country in which it is more likely than not that you would be subject to torture. The Convention Against Torture does not prohibit the United States from returning you to any other country where you would not be tortured. This means that you may be removed to a third country, in which you would not be tortured. Withholding of removal does not allow you to adjust to lawful permanent resident status or to petition to bring family members to come to, or remain in, the United States.

C. Deferral of Removal under the Convention Against Torture.

If it is more likely than not that you will be tortured in a country but you are ineligible for withholding of removal, your removal will be deferred under 8 CFR 208.17(a). Deferral of removal does not confer any lawful or permanent immigration status in the United States and does not necessarily result in release from detention. Deferral of removal is effective only until it is terminated. Deferral of removal is subject to review and termination if it is determined that it is no longer more likely than not that you would be tortured in the country to which your removal is deferred or if you request that your deferral be terminated.

D. Legal Sources Relating to Eligibility

The documents listed below are some of the legal sources relating to asylum, withholding of removal under section 241(b)(3) of the Act, and withholding of removal or deferral of removal under the Convention Against Torture. These sources are provided for reference only. You do not need to refer to them in order to complete your application.

• Section 101(a)(42) of the Act, 8 U.S.C. 1101(a)(42) (defining "refugee");

- Section 208 of the Act, 8 U.S.C. 1158 (regarding eligibility for asylum);
- Section 241(b)(3) of the Act, 8 U.S.C. 1231 (b)(3) (regarding eligibility for withholding of removal);
- Title 8 of the Code of Federal Regulations, section 208, et seq.;
- Article 3 of the Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment as ratified by Sec. 2242(b) of the Foreign Affairs Reform and Restructuring Act of 1998 and 8 CFR 208 as amended by the Regulations Concerning the Convention Against Torture: Interim Rule, 64 FR 8478-8492 (February 19, 1999) (effective March 22, 1999); 64 FR 13881 (March 23, 1999);
- The 1967 United Nations Protocol Relating to the Status of Refugees;
- The 1951 Convention Relating to the Status of Refugees; and
- Office of the United Nations High Commissioner for Refugees, Handbook on Procedures and Criteria for Determining Refugee Status (Geneva, 1992).

III. Confidentiality

The information collected will be used to make a determination on your application. It may also be provided to other government agencies (federal, state, local and/or foreign) for purposes of investigation or legal action on criminal and/or civil matters and for issues arising from the adjudication of benefits. However, no information indicating that you have applied for asylum will be provided to any government or country from which you claim a fear of persecution. Regulations at 8 CFR 208.6 protect the confidentiality of asylum claims.

IV. Right to Counsel

Immigration law concerning asylum and withholding of removal or deferral of removal is complex. You have a right to provide your own legal representation at an asylum interview and

during immigration proceedings before the Immigration Court, at no cost to the United States Government. If you need, or would like, help in completing this form and preparing your written statements, assistance from pro bono (free) attorneys and/or voluntary agencies may be available. Voluntary agencies may help you for no fee or for a reduced fee and attorneys on the list may take your case for no fee. If you have not already received from DHS or the Immigration Court a list of attorneys and accredited representatives, you may obtain a list by calling 1-800-870-FORM (3676) or visiting the United States Department of Justice, Executive Office for Immigration Review (EOIR) website at:

http://www.usdoj.gov/eoir/probono/states.htm.

Representatives of the United Nations High Commissioner for Refugees (UNHCR) may be able to assist you in identifying persons to help you complete the application. The UNHCR website provides useful country conditions information and also has links to other reliable sources. You may also, if you wish, forward a copy of your application and other supporting documents to the UNHCR. (For instructions on where to file the original, please see Instructions, Part 1: Filing Instructions, Section XII. "Where to File.") The current address of the UNHCR is:

United Nations High Commissioner for Refugees 1775 K Street, NW, Suite 300 Washington, DC 20006 Telephone: (202) 296-5191

Telephone: (202) 296-5191 Website: http://www.unhcr.ch

Calls from Detention Centers and Jails: Between the hours of 2:00 and 5:00 p.m. (Eastern Standard Time), Monday through Friday, asylum-seekers in detention centers and jails may call UNHCR collect at (202) 296-5191 or may call UNHCR's toll-free number at (888) 272-1913.

V. Completing the Form

Type or print all of your answers in black ink on the Form I-589. Your answers must be completed in English. Forms completed in a language other than English will be returned to you. Provide the specific information requested about you and your family. Answer ALL of the questions asked. If any question does not apply to you or you do not know the information requested, answer "none," "not applicable," or "unknown." Provide detailed information and answer the questions as completely as possible. If you need more space, attach the Supplement A or B Forms (included in the application package) and/or an additional sheet(s) indicating the question number(s) you are answering. You are strongly urged to attach additional written statements and documents that support your claim. Your written statements should include events, dates, and details of your experiences that relate to your claim for asylum.

NOTE: Please put your Alien Registration Number (A#), (if any), name (exactly as it appears in Part A.I. of the form), signature, and date on each supplemental sheet and on the cover page of any supporting documents.

You will be permitted to amend or supplement your application at the time of your asylum interview before an Asylum Officer and at your hearing in Immigration Court by providing additional information and explanations about your asylum claim.

Part A. I. Information about You

This part asks for basic information about you. Alien Registration Number (A#) refers to your DHS file number. If you do not already have an A#, the DHS will assign one to you. You must provide your residential street address in the United States in Part A. I., Question 7, of the asylum application. You may also provide a mailing address, if different from the address where you reside, in Question 8. In Question 12, use the current name of the country. Do not use historical, ethnic, provincial, or other local names.

If you entered the country with inspection, the I-94#, referred to in Question 18b, is the number on Form I-94, Arrival-Departure Record, OMB No. 1653-0011, given to you when you entered the United States. In Question 18c, enter the date and status as it appears on the Form I-94. If you did not receive a Form I-94, write "None." If you entered without being inspected by an immigration officer, write "No Inspection" in Question 18c in the current status or status section.

Part A. II. Spouse and Children

You should list your spouse and all your children in this application regardless of their age, marital status, whether they are in the United States, or whether or not they are included in this application or filing a separate asylum application.

You may ask to have included in your asylum application your spouse and/or any children who are under the age of 21 and unmarried, if they are in the United States. Children who are married and/or children who are 21 years of age or older must file separately for asylum by submitting their own asylum application (Form I-589).

If you apply for asylum while in proceedings before the Immigration Court, the Immigration Judge may not have authority to grant asylum to any spouse or child included in your application who is not also in proceedings.

When including family members in your asylum application, you MUST submit one additional copy of your completed asylum application and primary documentary evidence establishing your family relationship, for each family member, as described below.

- If you are including your spouse in your application, submit three (3) copies of your marriage certificate, and three (3) copies of proof of termination of any prior marriages.
- If you are including any unmarried children under 21 years of age in your application, submit three (3) copies of each child's birth certificate.

If you do not have and are unable to obtain these documents, you must submit secondary evidence. Secondary evidence includes, but is not limited to, medical records, religious records, and school records. You may also submit an affidavit from at least one (1) person for each event you are trying to prove. Affidavits may be provided by relatives or others. Persons providing affidavits need not be United States citizens or lawful permanent residents.

Affidavits must:

 fully describe the circumstances or event(s) in question and fully explain how the person acquired knowledge of the event(s);

- be sworn to, or affirmed by, persons who were alive at the time of the event(s) and have personal knowledge of the event(s) (date and place of birth, marriage, etc.) that you are trying to prove; and
- show the full name, address, date, and place
 of birth of each person giving the affidavit,
 and indicate any relationship between you
 and the person giving the affidavit.

If you submit secondary evidence or affidavits, you must explain why primary evidence (e.g., birth or marriage certificate) is unavailable. You may explain the reasons primary evidence is unavailable using the Supplement B Form or additional sheets of paper. Attach this explanation to your secondary evidence or affidavits.

If you have more than four (4) children, complete the Supplement A Form for each additional child, or attach additional pages and documentation providing the same information asked in Part A. II. of the Form I-589.

Part A. III. Information about Your Background

Please answer questions 1 through 5, providing details as requested for each question. Your responses to the questions concerning the places you have lived, your education, and employment histories should be in reverse chronological order starting with your current residence, education, and employment, working back in time.

Part B. Information about Your Application

This part asks specific questions relevant to eligibility for asylum, for withholding of removal under section 241(b)(3) of the Act, or for withholding of removal under the Convention Against Torture. At question 1, please check the box(es) next to the reason(s) that you are completing this application. For all other questions, please check "Yes" or "No" in the box provided. If you answer "Yes" to any question, explain in detail using the Supplement B Form or additional sheets of paper as needed. You should clearly describe any of your experiences, or those of family members or others who have had similar experiences, that may show that you are a refugee.

If you have experienced harm that is difficult for you to write down and express, you should be aware that these experiences may be very important to the decision-making process regarding your request to remain in the United States. At your interview with an Asylum Officer or hearing with an Immigration Judge, you will need to be prepared to discuss the harm you have suffered. If you are having trouble remembering or talking about past events, it is suggested that you talk to a lawyer, an accredited representative, or a health professional who may be able to help you explain your experiences and current situation.

Part C. Additional Information about Your Application

Check "Yes" or "No" in the box provided for each question. If you answer "Yes" to any question, explain in detail using the Supplement B Form or additional sheets of paper as needed.

If you answer "Yes" to question 5, you must explain why you did not apply for asylum within the first year after you arrived in the United States. The government will accept as an explanation certain changes in the conditions in your country, certain changes in your own circumstances, and certain other events that may have prevented you from applying earlier. For example, some of the events the government might consider as valid explanations include, but are not limited to, the following:

- You have learned that human rights conditions in your country have worsened since you left;
- Because of your health, you were not able to submit this application within a year after you arrived;
- You previously submitted an application, but it was returned to you because it was not complete, and you submitted a complete application within a reasonable amount of time.

Federal regulations specify some of the other types of events that may also qualify as valid explanations for why you filed late. These regulations are found at 8 CFR 208.4. The list in the regulations is not all-inclusive, and the government recognizes that there are many other circumstances that might be acceptable reasons for filing more than one year after arrival.

If you are unable to explain why you did not apply for asylum within the first year after you arrived in the United States, or your explanation is not accepted by the government, you may not be eligible to apply for asylum, but you could still be eligible for withholding of removal.

Part D. Your Signature

You must sign your application in Part D and respond to the questions concerning any assistance you received to complete your application, providing the information requested. Sign after you have completed and reviewed the application.

If it is determined that you have knowingly made a frivolous application for asylum, you can be permanently ineligible for any benefits under the Immigration and Nationality Act. According to regulations at 8 CFR 208.20, an application is frivolous if any of its material elements is deliberately fabricated. (See Instructions, Part 1: Filing Instructions, Section IV, "Right to Counsel," in the event that you have any questions.)

Part E. Signature of Person Preparing Form If Other than You

Any person, other than an immediate family member (your spouse, parent(s), or children) who helped prepare your application must sign the application in Part E and provide the information requested.

Penalty for Perjury. All statements in response to questions contained in this application are declared to be true and correct under penalty of perjury. You and anyone, other than an immediate family member, who assists you in preparing the application must sign the application under penalty of perjury. Your signature is evidence that you are aware of the contents of this application. Any person assisting you in preparing this form, other than an immediate family member, must include his or her name, address, telephone number, and sign the application where indicated in Part E. Failure of the preparer to sign will result in the application being returned to you as an incomplete application. If the BCIS or EOIR later learns that you received assistance from someone other than an immediate family member and the person who assisted you willfully failed to sign the application, this may result in an adverse ruling against you.

Title 18, United States Code, Section 1546, provides in part:

Whoever knowingly makes under oath, or as permitted under penalty of perjury under Section 1746 of Title 28, United States Code, knowingly subscribes as true, any false statement with respect to a material fact in any application, affidavit, or other document required by the immigration laws or regulations prescribed thereunder, or knowingly presents any such application, affidavit, or other document containing any such false statement shall be fined in accordance with this title or imprisoned not more than five years, or both.

If you knowingly provide false information on this application, you or the preparer of this application may be subject to criminal penalties under Title 18 of the United States Code and to civil penalties under Section 274C of the Immigration and Nationality Act, 8 U.S.C. 1324c.

Part F. To Be Completed at Interview or Hearing

Do not sign your application in Part F before filing this form. You will be asked to sign your application in this space at the conclusion of the interview regarding your claim.

NOTE: You must, however, sign Part D of the application.

VI. Required Documents and Required Number of Copies that You Must Submit with Your Application

You must submit the following documents to apply for asylum and withholding of removal:

• The completed, signed original and two (2) copies of your completed application Form I-589, and the original and two (2) copies of any supplementary sheets and supplementary statements. If you choose to submit additional supporting material (See Instructions, Part 1: Filing Instructions, Section VII, "Additional Documents that You Should Submit," page 9), you MUST include three (3) copies of each document. You should make and keep one (1) additional copy of the completed application for your own records.

• One (1) color passport-style photo of yourself and each family member listed in Part A. II. who is included in your application. These photos should be taken no more than 30 days before submission of your application to the BCIS or EOIR.

Using a pencil, lightly write each person's complete name and DHS A number, if known, on the the back of his or her photo. Each photo must:

- be taken with a white background, be un-mounted, be printed on thin paper, have a glossy finish, and not be retouched;
- not be larger than 1 1/2 x 1 1/2 inches, with the distance from the top of the head to just below each person's chin about 1 1/4 inches.
- Three (3) copies of all passports or other travel documents (cover to cover) in your possession, and three (3) copies of any U.S. immigration documents, such as an I-94 Arrival-Departure Record, for you and each family member who you want included in your application, if you have such documents.
- If you have other identification documents (for example, birth certificate, military or national identification card, driver's license, etc.), it is recommended that you submit three (3) copies with your application and bring the original(s) with you to the interview.
- Three (3) copies of primary or secondary evidence of relationship, such as birth or school records of your children, marriage certificate, or proof of termination of marriage, for each family member listed in Part A. II. who you want to have included in your application.

NOTE: If you submit an affidavit, you must submit the original and two (2) copies. (For affidavit requirements, see Instructions, Part 1: Filing Instructions, Section V, "Completing the Form," Part A. II., page 6.)

• One additional copy of your completed application Form I-589, with supplementary sheets and supplementary statements, for each family member listed in Part A. II. who you want to have included in your application.

It is recommended that any documents filed with this application be photocopies but, please be advised, if you choose to send an original document, the DHS or Immigration Court may keep that original document for its records.

Translation of documents not in English is required. Any document in a language other than English must be accompanied by an adequate English translation that the translator has certified as complete and correct, and by the translator's certification that he or she is competent to translate into English the language used in the document.

VII. Additional Documents that You Should Submit

If they are available to you, you should submit documents evidencing (1) the general conditions in the country from which you are seeking asylum, and (2) the specific facts on which you are relying to support your claim. If documents supporting your claim are not available or you are not providing them at this time, you must explain why using the Supplement B Form or additional sheets of paper. Supporting documents may include, but are not limited to, country condition reports, newspaper articles, affidavits of witnesses or experts, medical and/or psychological records, doctors' statements, periodicals, journals, books, photographs, official documents, or personal statements.

If you have difficulty discussing harm you have suffered in the past, you may wish to submit a health professional's report explaining this difficulty.

VIII. Fee

There is no fee for filing this application.

IX. Fingerprints

Applicants for asylum are subject to a check of all appropriate records and other information databases maintained by the Attorney General, Secretary of Homeland Security and by the Secretary of State. You and all of your dependents fourteen (14) years of age or older listed on your asylum application must be fingerprinted and photographed. You and your dependents will be given instructions on how to complete this requirement.

You will be notified in writing of the time and location of the Application Support Center or the designated Law Enforcement Agency where you must go to be fingerprinted and photographed. Failure to appear for a scheduled fingerprinting may delay eligibility for work authorization and/or result in an Asylum Officer dismissing your asylum application or referring it to an Immigration Judge. For applicants before an Immigration Judge, such failure will make the applicant ineligible for asylum and may delay eligibility for work authorization.

X. Organizing Your Application

Put your application together in the following order, forming one (1) complete package (if possible, secure with binder clips and rubber bands so that material may be easily separated):

- Your original Form I-589, with all questions completed, and the application signed by you in Part D, and signed by any preparer, in Part E; and
- One (1) passport-style photograph of you stapled to the form at Part D, page 9.

Behind your original Form I-589, attach in the following order:

- One (1) Form G-28 Notice of Entry of Appearance as Attorney or Representative, or EOIR 28 Notice of Entry of Appearance as Attorney or Representative Before an Immigration Judge, signed by you and the attorney/representative if you are represented by an attorney or other representative;
- The original of all supplemental sheets and supplementary statements submitted with your application;
- All passports, other travel or identification documents;
- One (1) copy of the evidence of your relationship to your spouse and unmarried children under 21 years of age who you want included in your application, if any; and
- Supporting documents, if available, such as but not limited to, country condition reports, newspaper articles, affidavits of witnesses or experts, medical and/or psychological records, doctors' statements, etc.

Behind this original complete package include two (2) additional copies of all the items listed above except for your photograph.

If you are including family members in your application, attach one (1) additional package as specified below for each family member. Arrange each family member's package as follows:

- One (1) copy of pages 1, 2, 3 and 9 of the principal's Form I-589 application (including Supplement A Form I-589 as needed);
- On Part D, page 9 of your family member's copy of the Form I-589 staple in the upper right corner one (1) passport-style photo of the family member to be included.
- One (1) copy of the proof of relationship to the principal applicant; and
- One (1) copy of the Form G-28, if any.

For example, if you include your spouse and two (2) children, you should submit your original package, plus two (2) duplicates for you, plus one (1) package for your spouse, plus one (1) package for each child, for a total of six (6) packages. Be sure each has the appropriate documentation.

NOTE: Any additional pages submitted should include your printed name (exactly as it appears in Part A.I. of the form), A# (if any), signature and date.

XI. Incomplete Asylum Applications

An asylum application that is incomplete will be returned to you by mail within thirty (30) days of receipt of the application by the BCIS. An application that has not been returned to you within thirty (30) days of having been received by the BCIS will be considered complete and you will receive written acknowledgement of receipt from the BCIS.

The filing of a complete application starts the 150-day period you must wait before you may apply for employment authorization. If your application is not complete and is returned to you, the 150-day period will not begin until you resubmit a complete application. (See Instructions, Part 2: Information Regarding Post-Filing Requirements, Section V, "Employment Authorization while Your Application is Pending," for further information regarding eligibility for employment authorization.) The starting date of the 150-day waiting period is listed at the end of the first sentence in the I-589 Acknowledgement of Receipt Notice sent to you by the BCIS.

This notice informs you that your application was received by the BCIS and is pending as of that date.

An application will be considered incomplete in each of the following cases:

- The application does not include a response to each of the questions contained in the Form I-589;
- The application is unsigned;
- The application is submitted without the required photographs;
- The application is sent without the appropriate number of copies for any supporting materials submitted; or
- You indicated in Part D that someone prepared the application other than yourself or an immediate family member and the preparer failed to complete Part E of the asylum application.

XII. Where to File

Although the BCIS will confirm in writing its receipt of your application, you may wish to send the completed forms by registered mail (return receipt requested) for your own records.

If you are in proceedings in Immigration Court:

If you are currently in proceedings in Immigration Court (that is, if you have been served with Form I-221, Order to Show Cause and Notice of Hearing; Form I-122, Notice to Applicant for Admission Detained for Hearing Before an Immigration Judge; Form I-862, Notice to Appear; or Form I-863, Notice of Referral to Immigration Judge), you are required to file your Form I-589, Application for Asylum and for Withholding of Removal, with the Immigration Court having jurisdiction over your case with your accompanying G-28 or EOIR-28.

If you are NOT in proceedings in Immigration

You are to mail your completed application for Asylum and for Withholding of Removal, Form I-589, and any other additional information, to the BCIS Service Center as indicated below.

If you live in Alabama, Arkansas, Colorado, Commonwealth of Puerto Rico, District of Columbia, Florida, Georgia, Louisiana, Maryland, Mississippi, New Mexico, North Carolina, Oklahoma, western Pennsylvania in the jurisdiction of the Pittsburgh Suboffice*, South Carolina, Tennessee, Texas, United States Virgin Islands, Utah, Virginia, West Virginia, or Wyoming, mail your application to:

BCIS Texas Service Center Attn: Asylum P.O. Box 851892 Mesquite, TX 75185-1892

If you live in Alaska, northern California*, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Michigan, Minnesota, Missouri, Montana, Nebraska, northern Nevada in the jurisdiction of the Reno Suboffice*, North Dakota, Ohio, Oregon, South Dakota, Washington, or Wisconsin, mail your application to:

BCIS Nebraska Service Center P.O. Box 87589 Lincoln, NE 68501-7589

If you live in Arizona, southern California*, Hawaii, southern Nevada in the jurisdiction of the Las Vegas Suboffice*, or the Territory of Guam, mail your application to:

BCIS California Service Center P.O. Box 10589 Laguna Niguel, CA 92607-0589

If you live in Connecticut, Delaware, Maine, Massachusetts, New Hampshire, New Jersey, New York, eastern Pennsylvania excluding the jurisdiction of the Pittsburgh Suboffice*, Rhode Island, or Vermont, mail your application to:

BCIS Vermont Service Center Attn: Asylum 75 Lower Welden Street St. Albans, VT 05479-0589

*For applicants in the states of California, Nevada and Pennsylvania who may be unsure of which Service Center to use for mailing applications, you may call the National Customer Service Center or your local asylum office for more specific information. The National Customer Service Center and the asylum offices serving those states are listed below with their public information numbers:

The National Customer Service Center:

Toll Free Number 800-375-5283 TDD Hearing Impaired 800-767-1833

For California or Nevada:

Los Angeles Asylum Office 714-808-8199 San Francisco Asylum Office 415-744-8419

For Pennsylvania:

Newark Asylum Office 201-531-0555 Arlington Asylum Office 703-525-8141

Information concerning asylum offices and where to file asylum applications is also available on the BCIS website at: http://www.bcis.gov.

PART 2: INFORMATION REGARDING POST-FILING REQUIREMENTS

I. Notification Requirements when Your Address Changes

If you change your address you must inform the DHS in writing within ten (10) days of moving.

While your asylum application is pending before the asylum office, you MUST notify the asylum office on Form AR-11 (Change of Address Form) or by a signed and dated letter of any changes of address within ten (10) days after you change **your address.** The address that you provide on the application, or the last change of address notification you submitted, will be used by the DHS for mailing. Any notices mailed to that address will constitute adequate service, except that personal service may be required for the following: Notice to Alien Detained for Hearing by an Immigration Judge (Form I-122), Notice to Appear (Form I-862), Notice of Referral to Immigration Judge (Form I-863), and a Notice and Order of Expedited Removal (Form I- 860).

If you are already in proceedings in Immigration Court, you MUST notify the Immigration Court on Form EOIR 33 (Change of Address Form) or by a signed and dated letter of any changes of address within five (5) days of the change in address. You must send the notification to the Immigration Court having jurisdiction over your case.

II. Asylum Interview Process

If you are not in proceedings in Immigration Court, you will be notified by the BCIS asylum office of the date, time and place (address) of a scheduled interview. The BCIS suggests that you bring a copy of your Form I-589, asylum application, with you when you have your asylum interview. An Asylum Officer will interview you under oath and make a determination concerning your claim. In most cases, you will not be notified of the decision in your case until a date after your interview. You have the right to legal representation at your interview, at no cost to the United States Government. (See Instructions, Part 1: Filing Instructions, Section IV, "Right to Counsel.") You also may bring witnesses with you to the interview to testify on your behalf.

If you are unable to proceed with the asylum interview in fluent English, you must provide at no expense to the BCIS, a competent interpreter fluent in both English and a language that you speak fluently. Your interpreter must be at least 18 years of age. The following persons cannot serve as your interpreter: your attorney or representative of record; a witness testifying on your behalf at the interview; or a representative or employee of your country. Quality interpretation may be crucial to your claim. Such assistance must be obtained, at your expense, prior to the interview.

Failure without good cause to bring a competent interpreter to your interview may be considered an unexcused failure to appear for the interview. Any unexcused failure to appear for an interview may prevent you from receiving work authorization, and your asylum application may be dismissed or referred directly to the Immigration Court.

If available, you must bring some form of identification to your interview, including any passport(s), other travel or identification documents, or Form I-94 Arrival-Departure Record. You may bring to the interview any additional available items documenting your claim that you have not already submitted with your application.

If members of your family are included in your application for asylum, they must also appear for the interview and bring any identity or travel documents they have in their possession.

III. Status while Your Claim Is Pending

While your case is pending, you will be permitted to remain in the United States. After your asylum interview, if you have not been granted asylum and appear to be deportable under Section 237 of the Act, 8 U.S.C. 1227, or inadmissible under Section 212 of the Act, 8 U.S.C. 1182, your application will be filed with the Immigration Court upon referral by the asylum office.

IV. Travel Outside the United States

If you leave the United States without first obtaining advance parole from the DHS using Form I-131, Application for a Travel Document, OMB No. 1615-0013, it will be presumed that you have abandoned your application. If you obtain advance parole and return to the country of claimed persecution, it will be presumed that you abandoned your application, unless you can show that there were compelling reasons for your return.

NOTE: The application process for advance parole varies depending on your personal circumstances. Check with your local BCIS District Office for application instructions.

V. Employment Authorization while Your Application is Pending

You will be granted permission to work if your asylum application is granted.

Simply filing an application for asylum does not entitle you to work authorization. You may request permission to work if your asylum application is pending and 150 days have lapsed since your application was accepted by the BCIS or the Immigration Court. See 8 CFR 208.7(a)(1). Any delay in the processing of your asylum application that you request or cause shall not be counted as part of the 150-day period. If your asylum application has not been denied within 180 days from the date of filing a complete asylum application, you may be granted permission to work by filing an Application for Employment Authorization, Form I-765 (OMB No. 1615-0040), with the BCIS. Follow the instructions on that application and submit it with a copy of evidence as specified in the instructions that you have a pending asylum application. Each family member you have asked to have included in your application who also wants permission to work must submit a separate Form I-765. You may obtain a Form I-765 by calling 1-800-870-FORM (3676), or from the BCIS website at http://www.bcis.gov.

VI. Privacy Act Notice

The authority to collect this information is contained in Title 8 of the United States Code. Furnishing the information on this form is voluntary; however, failure to provide all of the requested information may result in the delay of a final decision or denial of your request.

VII. Paperwork Reduction Act Notice

Under the Paperwork Reduction Act an agency may not conduct or sponsor an information collection and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. We try to create forms and instructions that are accurate, can be easily understood, and which impose the least possible burden on you to provide us with information. Often this is difficult because some immigration laws are very complex. The estimated average time to complete and file this application is as follows: (1) 2 hours to learn about the form; (2) 5 hours to complete the form; and (3) 5 hours to assemble and file the application; for the total estimated average burden hours of 12 hours per application. The estimated time to complete the form will vary depending on the complexity of your individual circumstances. If you have comments regarding the accuracy of this estimate or suggestions for making this form simpler, you can write to the Regulations and Forms Services Division, Department of Homeland Security, 425 I Street, N.W., Room 4034, Washington, DC 20536, OMB No. 1615-0067. DO NOT MAIL YOUR COMPLETED APPLICATION TO THIS ADDRESS.

SUPPLEMENTS TO THE FORM I-589

Form I-589, Supplement A - for use in completing Part A. II.

Form I-589, Supplement B - for use in completing Parts B, C, and to provide additional information for any other part of the application.

U.S. Department of Justice

Executive Office for Immigration Review

Application for Asylum and for Withholding of Removal

Start Here - Please Type or Print. USE BLACK INK. SEE THE SEPARATE INSTRUCTION PAMPHLET FOR INFORMATION ABOUT ELIGIBILITY AND HOW TO COMPLETE AND FILE THIS APPLICATION. (Note: There is NO filing fee for this application.)

<i>Please</i> check the box if you also want to apply for withholding of removal under the Convention Against Torture.						
PART A. I. INFORMATION ABOUT YOU						
1. Alien Registration Number(s)(A#'s)(If a	1. Alien Registration Number(s)(A#'s)(If any) 2. Social Security No. (If any)					(o. (If any)
3. Complete Last Name	4. First N	lame		5. Middle N	Name	
6. What other names have you used? (Incl.)	ude maiden name and a	liases.)		I		
7. Residence in the U.S. C/O					Teleph	none Number
Street Number and Name					Apt. N	lo.
City		State			ZIP Co	ode
8. Mailing Address in the U.S., if other tha	n above				Teleph	none Number
Street Number and Name					Apt. N	lo.
City		State			ZIP Co	ode
9. Sex Male Female	10. Marital Status:	Single	☐ Married	l 🗌 Divo	orced	Widowed
11. Date of Birth (Mo/Day/Yr)	12. City and Country of	of Birth				
13. Present Nationality (Citizenship)	3. Present Nationality (Citizenship) 14. Nationality at Birth 15. Race, Ethnic or Tribal Group 16. Religion				16. Religion	
17. Check the box, a through c that appl b. ☐ I am now in immigration court proces		ve never been in I				I have been in the past.
18. Complete 18 a through c. a. When did you last leave your country? (Mo/Day/Yr) b. What is your current I-94 Number, if any?						
c. Please list each entry to the U.S. begin List date (Mo/Day/Yr), place, and your	ning with your most rec	ent entry. (Attach additiona	al sheets as need	led.)		
Date Place		Status		Date S	tatus Ex	pires
Date Place	Status				•	
Date Place		Status				
Date Place		Status				
19. What country issued your last passport or travel document? 20. Passport # Travel Document # 21. Expiration Date (Mo/Day/Yr)					ion Date (Mo/Day/Yr)	
document? Travel Document # 22. What is your native language? 23. Are you fluent in English? Yes No 24. What other languages do you speak fluently?						
FOR EOIR USE ONLY		165 🗀 110	FOR BCI	S USE		
	Action: Interview Date:					
	Decision:					
	Approval Date:					
— Denial Date:						
	— Referral Date:		<u> </u>			
	Asylum Officer ID#	#				

INFORMATION ABOUT YOUR SPOUSE AND CHILDREN PART A. II. Your Spouse. I am not married. (Skip to Your Children, below.) 2. Passport/ID Card No. (If any) 1. Alien Registration Number (A#) (If any) 3. Date of Birth (Mo/Day/Yr) 4. Social Security No. (If any) 5. Complete Last Name 7. Middle Name 8. Maiden Name 6. First Name Date of Marriage (Mo/Day/Yr) 10. Place of Marriage 11. City and Country of Birth Nationality (Citizenship) 13. Race, Ethnic or Tribal Group 14. Sex Male Female Is this person in the U.S.? ☐ Yes (Complete blocks 16 to 24.) No (Specify location) Place of last entry in the U.S.? 17. Date of last entry in the U.S. 18. I-94 No. (If any) 19. Status when last admitted 16. (Mo/Day/Yr) (Visa type, if any) 21. What is the expiration date of 22. Is your spouse in immigration What is your spouse's 23. If previously in the U.S., date 20. his/her authorized stay, if any? current status? of previous arrival (Mo/Day/Yr) court proceedings? (Mo/Day/Yr) ☐ Yes ☐ No If in the U.S., is your spouse to be included in this application? (Check the appropriate box.) Yes (Attach one (1) photograph of your spouse in the upper right hand corner of page 9 on the extra copy of the application submitted for this person.) No Your Children. Please list ALL of your children, regardless of age, location, or marital status. ☐ I do not have any children. (Skip to Part A. III., Information about Your Background.) ☐ I do have children. Total number of children (Use Supplement A Form I-589 or attach additional pages and documentation if you have more than four (4) children.) Marital Status (Married, 4. Social Security No. 1. Alien Registration Number (A#) 2. Passport/ID Card No. (If any) Single, Divorced, Widowed) (If any) (If any) 6. First Name 7. Middle Name 8. Date of Birth (Mo/Day/Yr) 5. Complete Last Name 11. Race, Ethnic or 12. Sex □ ☐ Female 9. City and Country of Birth 10. Nationality (Citizenship) Male Tribal Group ☐ Yes (Complete blocks 14 to 21.) No (Specify Location) 13. Is this child in the U.S.? Status when last admitted 15. Date of last entry in the U.S.? 16. I-94 No. (If any) 14. Place of last entry in the U.S.? (Visa type, if any) (Mo/Day/Yr) 19. What is the expiration date of his/her 18. What is your child's current status? 20. Is your child in immigration court proceedings? authorized stay, if any? (Mo/Day/Yr) ☐ Yes ☐ No If in the U.S., is this child to be included in this application? (Check the appropriate box.) Yes (Attach one (1) photograph of your child in the upper right hand corner of page 9 on the extra copy of the application submitted for this person.) No

PART A. II. INFORMATION ABOUT YOUR SPOUSE AND CHILDREN Continued Marital Status (Married, 2. Passport/IDCard No. (If any) 1. Alien Registration Number (A#) 4. Social Security No. (If any) Single, Divorced, Widowed) (If any) 6. First Name 5. Complete Last Name 7 Middle Name 8 Date of Birth (Mo/Day/Yr) 9. City and Country of Birth 10. Nationality (Citizenship) 11. Race, Ethnic or Tribal Group ☐ Male ☐ Female 13. Is this child in the U.S.? Yes (Complete blocks 14 to 21.) ☐ No (Specify Location) 15. Date of last entry in the 16. I-94 No. (If any) Status when last admitted 14. Place of last entry in the U.S.? U.S. ? (Mo/Day/Yr) (Visa type, if any) 20. Is your child in immigration court proceedings? What is the expiration date of 18. What is your child's current status? his/her authorized stay, (if any)? ☐ Yes ☐ No (Mo/Day/Yr) 21. If in the U.S., is this child to be included in this application? (Check the appropriate box.) Yes (Attach one (1) photograph of your child in the upper right hand corner of page 9 on the extra copy of the application submitted for this person.) 1. Alien Registration Number 2. Passport/ID Card No.(If any) 3. Marital Status (Married, Single, 4. Social Security No. (If any) (A#) (If any) Divorced, Widowed) 6. First Name 5. Complete Last Name 7 Middle Name 8. Date of Birth (Mo/Day/Yr) 9. City and Country of Birth 10. Nationality (Citizenship) 11. Race, Ethnic or Tribal Group Male Female 13. Is this child in the U.S.? ☐ Yes (Complete blocks 14 to 21.) No (Specify Location) 15. Date of last entry in the U.S.? 16. I-94 No. (If any) 17. Status when last admitted (Visa 14. Place of last entry in the U.S.? (Mo/Day/Yr) type, if any) 18. What is your child's current status? What is the expiration date of his/her 20. Is your child in immigration court authorized stay, if any? (Mo/Day/Yr) ☐ Yes ☐ No proceedings? 21. If in the U.S., is this child to be included in this application? (Check the appropriate box.) Yes (Attach one (1) photograph of your child in the upper right hand corner of page 9 on the extra copy of the application submitted for this person.) 1. Alien Registration Number (A#) 2. Passport/ID Card No. (If any) 3. Marital Status (Married, 4. Social Security No. (If any) Single, Divorced, Widowed) (If any) 8. Date of Birth (Mo/Day/Yr) 5. Complete Last Name 6. First Name 7. Middle Name 10. Nationality (Citizenship) 11. Race, Ethnic or Tribal Group 9. City and Country of Birth 12. Sex Male Female 13. Is this child in the U.S.? Yes (Complete blocks 14 to 21.) No (Specify Location) 14. Place of last entry in the U.S.? 15. Date of last entry in the U.S.? 16. I-94 No. (If any) 17. Status when last admitted (Visa (Mo/Day/Yr) type, if any) 18. What is your child's current 19. What is the expiration date of his/her authorized 20. Is your child in immigration court proceedings? stay, if any? (Mo/Day/Yr) status? ☐ Yes ☐ No 21. If in the U.S., is this child to be included in this application? (Check the appropriate box.) Yes (Attach one (1) photograph of your child in the upper right hand corner of page 9 on the extra copy of the application submitted for this person.) □ No

PART A. III. INFORMATION	ABOUT	YOUR BACI	KGROUN	D				
Please list your last address where address in the country where you for Form I-589 or additional sheets of	ear persecut	ion. <i>(List Addr</i>						
Number and Street (Provide if available)	City	r/Town	Departme	nt, Province or State		Country	Dates From (Mo/Yr) To (Mo/Yr)	
2. Provide the following information additional sheets of paper if necess		residences duri	ng the last	five years. List your p	present	t address first. (Use Supplement	Form B or
Number and Street	City/To	own	Departme	ent, Province or State		Country	Dates From (Mo/Yr) To (Mo/Yr)	
3. Provide the following information	about your	education, begi	inning with	the most recent. (Use	e Suppl	lement B Form	I-589 or addition	al sheets of
paper if necessary.) Name of School		Type of Schoo	1	Location	n (Addr	ress)	Atte	ended
							From (Mo/Yr)	To (Mo/Yr)
4. Provide the following information <i>B</i> or additional sheets of paper if n		employment du	uring the las	t five years. List you	ır prese	ent employment	t first. (Use Supp	lement Form
Name and Address of Employer			Your Occupation			Dates From (Mo/Yr) To (Mo/Yr)		
							FIOHI (MO/II)	10 (<i>MO/11)</i>
5. Provide the following information a Form I-589 or additional sheets of			ings (brothe	er and sisters). Check	box if	the person is de	eceased. (Use Sup	pplement B
Name City/Town and Mother		own and Co	untry of Birth		Deceased	Current Location		
Father					+-	Deceased		
Siblings					 	Deceased		
					+	Deceased		

PART B. INFORMATION ABOUT YOUR APPLICATION

(Use Supplement B Form I-589 or attach additional sheets of paper as needed to complete your responses to the questions contained in PART B.)

When answering the following questions about your asylum or other protection claim (withholding of removal under 241(b)(3) of the Act or withholding of removal under the Convention Against Torture) you should provide a detailed and specific account of the basis of your claim to asylum or other protection. To the best of your ability, provide specific dates, places, and descriptions about each event or action described. You should attach documents evidencing the general conditions in the country from which you are seeking asylum or other protection and the specific facts on which you are relying to support your claim. If this documentation is unavailable or you are not providing this documentation with your application, please explain why in your responses to the following questions. Refer to Instructions, Part 1: Filing Instructions, Section II, "Basis of Eligibility," Parts A - D, Section V, "Completing the Form," Part B, and Section VII, "Additional Documents that You Should Submit" for more information on completing this section of the form.

	_	1 6
1.	unde	vare you applying for asylum or withholding of removal under section 241(b)(3) of the Act, or for withholding of removal er the Convention Against Torture? Check the appropriate box (es) below and then provide detailed answers to questions A and clow:
	I an	n seeking asylum or withholding of removal based on
		☐ Race ☐ Religion ☐ Nationality ☐ Political opinion ☐ Membership in a particular social group ☐ Torture Convention
	A.	Have you, your family, or close friends or colleagues ever experienced harm or mistreatment or threats in the past by anyone? No Pes If your answer is "Yes," explain in detail:
		 What happened; When the harm or mistreatment or threats occurred; Who caused the harm or mistreatment or threats; and Why you believe the harm or mistreatment or threats occurred.
	B.	Do you fear harm or mistreatment if you return to your home country?
		☐ No ☐ Yes If your answer is "Yes," explain in detail:
		 What harm or mistreatment you fear; Who you believe would harm or mistreat you; and Why you believe you would or could be harmed or mistreated.

INFORMATION ABOUT YOUR APPLICATION Continued PART B. 2. Have you or your family members ever been accused, charged, arrested, detained, interrogated, convicted and sentenced, or imprisoned in any country other than the United States? ☐ No ☐ Yes If "Yes," explain the circumstances and reasons for the action. 3. A. Have you or your family members ever belonged to or been associated with any organizations or groups in your home country, such as, but not limited to, a political party, student group, labor union, religious organization, military or paramilitary group, civil patrol, guerrilla organization, ethnic group, human rights group, or the press or media? □ No □ Yes If "Yes," describe for each person the level of participation, any leadership or other positions held, and the length of time you or your family members were involved in each organization or activity. B. Do you or your family members continue to participate in any way in these organizations or groups? Yes If "Yes," describe for each person, your or your family members' current level of participation, any leadership or other positions currently held, and the length of time you or your family members have been involved in each organization or group. 4. Are you afraid of being subjected to torture in your home country or any other country to which you may be returned? ☐ No ☐ Yes If "Yes," explain why you are afraid and describe the nature of the torture you fear, by whom, and why it would be inflicted.

PART C	C. ADDITIONAL INFORMATION ABOUT YOUR APPLICATION
	(Use Supplement B Form I-589 or attach additional sheets of paper as needed to complete your responses to the questions contained in Part C.)
1.	Have you, your spouse, your child(ren), your parents, or your siblings ever applied to the United States Government for refugee status, asylum, or withholding of removal? \square No \square Yes
	If "Yes" explain the decision and what happened to any status you, your spouse, your child(ren), your parents, or your siblings received as a result of that decision. Please indicate whether or not you were included in a parent or spouse's application. If so, please include your parent or spouse's A- number in your response. If you have been denied asylum by an Immigration Judge or the Board of Immigration Appeals, please describe any change(s) in conditions in your country or your own personal circumstances since the date of the denial that may affect your eligibility for asylum.
2.	A. After leaving the country from which you are claiming asylum, did you or your spouse or child(ren), who are now in the United States, travel through or reside in any other country before entering the United States?
	B. Have you, your spouse, your child(ren), or other family members such as your parents or siblings ever applied for or received any lawful status in any country other than the one from which you are now claiming asylum? No Yes
	If "Yes" to either or both questions (2A and/or 2B), provide for each person the following: the name of each country and the length of stay; the person's status while there; the reasons for leaving; whether the person is entitled to return for lawful residence purposes; and whether the person applied for refugee status or for asylum while there, and, if not, why he or she did not do so.
3.	Have you, your spouse, or child(ren) ever ordered, incited, assisted, or otherwise participated in causing harm or suffering to any person because of his or her race, religion, nationality, membership in a particular social group or belief in a particular political opinion?
	☐ No ☐ Yes If "Yes," describe in detail each such incident and your own or your spouse's or child(ren)'s involvement.

PA	RT C. ADDITIONAL INFORMATION ABOUT YOUR APPLICATION Continued
4.	After you left the country where you were harmed or fear harm, did you return to that country?
	\square No \square Yes If "Yes," describe in detail the circumstances of your visit (for example, the date(s) of the trip(s), the purpose(s) of the trip(s), and the length of time you remained in that country for the visit(s)).
5.	Are you filing the application more than one year after your last arrival in the United States?
	□ No □ Yes If "Yes," explain why you did not file within the first year after you arrived. You should be prepared to explain at your interview or hearing why you did not file your asylum application within the first year after you arrived. For guidance in answering this question, see Instructions, Part 1: Filing Instructions, Section V. "Completing the Form," Part C.
6.	Have you or any member of your family included in the application ever committed any crime and/or been arrested, charged, convicted and sentenced for any crimes in the United States?
	No

PART D. YOUR SIGNATURE

After reading the information regarding penalties in the instructions, complete and sign below. If someone helped you prepare this application, he or she must complete Part E.

I certify, under penalty of perjury under the laws of the United States of America, that this application and the evidence submitted with it are all true and correct. Title 18, United States Code, Section 1546, provides in part: "Whoever knowingly makes under oath, or as permitted under penalty of perjury under Section 1746 of Title 28, United States Code, knowingly subscribes as true, any false statement with respect to a material fact in any application, affidavit, or knowingly presents any such application, affidavit, or other document required by the immigration laws or regulations prescribed thereunder, or knowingly presents any such application, affidavit, or other document containing any such false statement or which fails to contain any reasonable basis in law or fact - shall be fined in accordance with this title or imprisoned not more than five years, or both." I authorize the release of any information from my record which the Bureau of Citizenship and Immigration Services needs to determine eligibility for the benefit I am seeking.

Staple your photograph here or the photograph of the family member to be included on the extra copy of the application submitted for that person.

WARNING: Applicants who are in the United States illegally are subject to removal if their asylum or withholding claims are not granted by an Asylum Officer or an Immigration Judge. Any information provided in completing this application may be used as a basis for the institution of, or as evidence in, removal proceedings even if the application is later withdrawn. Applicants determined to have knowingly made a frivolous application for asylum will be permanently ineligible for any benefits under the Immigration and Nationality Act. See 208(d)(6) of the Act and 8 CFR 208.20.

Print Complete Name		Write your name in your native alphabet			
Did your spouse, parent, or child(ren) assis	st you in completing this application?	☐ No ☐ Yes (If "Yes," list the name	and relationship.)		
	, , , , , , , , , , , , , , , , , , , ,	(Name) on? □ No □ Yes (If "Yes," complete a a list of persons who may be available to assis	,		
with your asylum claim? No Signature of Applicant (The person in Part	Yes (A. I.)				
]				
Sign your name so it all appe	ars within the brackets	Date (M	o/Day/Yr)		
PART E. DECLARATION OF PE	RSON PREPARING FORM IF	OTHER THAN APPLICANT, SPOUS	SE, PARENT OR CHILD		
have knowledge, or which was provided to	me by the applicant and that the compion before he or she signed the applica	n Part D, that the responses provided are based leted application was read to the applicant in hiation in my presence. I am aware that the know. C. 1324(c).	s or her native language or a		
Signature of Preparer	Print Complete Name				
Daytime Telephone Address of Preparer: Street Number and Name Number ()					
Apt. No. City		State	ZIP Code		
PART F. TO BE COMPLETED AT INTERVIEW OR HEARING					
You will be asked to complete this Part when you appear before an Asylum Officer of the U.S. Department of Homeland Security, Bureau of Citizenship and Immigration Services (BCIS), or an Immigration Judge of the U.S. Department of Justice, Executive Office for Immigration Review (EOIR) for examination.					
I swear (affirm) that I know the conter	nts of this application that I am sign	ning, including the attached documents and	supplements, that they are all true		
to the best of my knowledge taking int	o account correction(s) numbered	to that were r	nade by me or at my request.		
		Signed and sworn to before me b	by the above named applicant on:		
Signature of App	licant	Date (Mo/D	ay/Yr)		
Write Your Name in Your N	Vative Alphabet	Signature of Asylum Office	Signature of Asylum Officer or Immigration Judge		

A # (If available)	Date				
Applicant's Name	applicant's Signature				
LIST ALL OF YOUR CHILDREN, RE (Use this form and attach additional page			have more than	n four (4) children.)	
1. Alien Registration Number (A#)(If any)	2. Passport/ID Card No. (If any)	3. Marital Status (Divorced, Wido		e, 4. Social Security No. (If any)	
5. Complete Last Name	6. First Name	7. Middle Name		8. Date of Birth (Mo/Day/Yr)	
9. City and Country of Birth	10. Nationality (Citizenship)	11. Race, Ethnic o	or Tribal	12. Sex Male Female	
13. Is this child in the U.S.?	Complete blocks 14 to 21.) D	o (Specify Location)		1	
14. Place of last entry in the U.S.?	15. Date of last entry in the U.S.? (Mo/Day/Yr)	16. I-94 No. (If an	ny) 17	Status when last admitted (Visa type, if any)	
18. What is your child's current status?	of his/her authorized 20. Is your child in immigration court proceedings?				
21. If in the U.S., is this child to be includ ☐ Yes (Attach one (1) photograph of y ☐ No	ed in this application? (Check the appour child in the upper right hand corne		copy of the appl	ication submitted for this person.)	
1. Alien Registration Number (A#)(If any)	2. Passport/ID Card No. (If any)	3. Marital Status (Divorced, Widos		2, 4. Social Security No. (If any)	
5. Complete Last Name	6. First Name	7. Middle Name		8. Date of Birth (Mo/Day/Yr)	
9. City and Country of Birth	10. Nationality (Citizenship)	11. Race, Ethnic or Tribal Group		12. Sex Male Female	
13. Is this child in the U.S.?	Complete blocks 14 to 21.) N	o (Specify Location)			
14. Place of last entry in the U.S.?	15. Date of last entry in the U.S.? (Mo/Day/Yr)	16. I-94 No. (If any)		7. Status when last admitted (Visa type, if any)	
18. What is your child's current status?	19. What is the expiration date of h stay, if any? (Mo/Day/Yr)	nis/her authorized	20. Is your ch ☐ Yes	ild in immigration court proceedings?	
21. If in the U.S., is this child to be included Yes (Attach one (1) photograph of y	ed in this application? (Check the appour child in the upper right hand corne		copy of the appl	ication submitted for this person.)	

SUPPLEMENT B FORM I-589

ADDITIONAL INFORMATION ABOUT YOUR CLAIM TO ASYLUM.					
A # (If available)	Date				
Applicant's Name	Applicant's Signature				
Use this as a continuation page for any information requested. Please copy and complete as needed.					
PART					
QUESTION					

Официальная инструкция Департамента Юстиции США по заполнению form I-539 Russian (Ходатайство о продлении/изменении статуса неиммигранта) и форма I-539 Russian(Application to Extend/Change Nonimmigrant Status) на русском языке.

Документ начинается со второй страницы.

Энциклопедия услуг по визам в США и иммиграции <u>us-visa.ru</u>

Колумб М: (495) 775-4163 (многоканальный), (495) 500-8071 и (495) 500-7051 (мобильный) Этот документ скачан с сайта <u>us-visa.ru</u>.

Внимание!!!

Справочная информация на сайте us-visa.ru предоставляется как акт доброй воли и не существует соглашения о намерениях между вами и us-visa.ru относительно использования Вами этой информации. Мы стараемся размещать на сайте us-visa.ru актуальную, подробную и максимально полную информацию о визах, но не можем нести никакой ответственности, как за её верность, так и за то как Вы используете эти материалы для самостоятельного получения визы. Используя материалы сайта us-visa.ru вы осознаете что: информация могла уже устареть и мы еще не успели её обновить, примеры заполнения документов могут совершенно не подходить под ваш частный случай, наши комментарии могут быть Вами не правильно поняты, Вы можете совершить ошибку в заполнении документов, т.е. Вы используете информацию с нашего сайта на свой страх и риск.

Всё это не относится к нашим Клиентам. Становитесь нашими клиентами - звоните +7 (495) 775-4163 и пишите visa@us-visa.ru, и мы возмём персональную и финансовую ответственность за то что бы Вы получили визу. Генеральный Директор Джилавдаров Александр.

О визовом агентстве Колумб М.

С 1999 года мы занимаемся визами в самые сложные в этом отношении страны – США, Великобританию, Канаду, Австралию. Мы заинтересованы в получении виз, так же как и Вы потому что возвращаем 100% стоимости наших услуг, если у вас будет отказ. К нам часто звонят и спрашивают, правда, это или нет, отвечаем – это действительно так.

Чем мы помогаем?

- Поможем выбрать правильный тип визы.
- Заполним за Вас анкету.
- Переведем все документы
- Подскажем, какие документы собирать.
- Сдадим за вас документы в посольство США.
- Подготовим к собеседованию в посольстве США.

Другие наши сайты:

- Сайт по шенгенским визам www.shengen-visas.ru
- Сайт по визам в Канаду www.canada-visa.org
- Сайт по визам в Великобританию www.uk-visa.ru
- Сайт по визам в Австралию www.australia-visa.ru
- Сайт по визам невест www.fiancee-visa.ru