

## **HELP FOR IMMIGRANTS ILLEGALLY DETAINED:**

### **RESOURCE PACKET ON GETTING A BOND HEARING FOR DETAINED NONCITIZENS WHO ENTERED WITHOUT IMMIGRATION DOCUMENTS**

PUBLISHED: June 2026

#### **Introduction**

The American Civil Liberties Union of Michigan (ACLU) and Michigan Immigrant Rights Center (MIRC) have launched a project to help people being detained by ICE who do not have legal representation. **This packet is for detained people who entered the United States without immigration documents and who do not have a final order of removal.**

Under a court ruling in the case *Lopez-Campos v. Raycraft*, many noncitizens detained in Michigan are entitled to a bond hearing, which provides an opportunity for release from detention during immigration proceedings. The court held that ICE's policy of denying bond hearings to people who entered without documents is unlawful. You may be eligible for a bond hearing under this ruling.

**People who may be eligible for a bond hearing under this decision should request a bond hearing from the immigration court as soon as possible.**

This packet explains how to request and prepare for a bond hearing.

**NOTE:** In some situations, you may also consider filing a separate habeas corpus petition in federal court (for example, if you are not provided a bond hearing or are at risk of being transferred). This packet does not include habeas instructions. A separate habeas packet is available for those situations.

## WHAT IS IN THIS PACKET

1. Background on ICE's policy of denying bond and the court decision in *Lopez-Campos v. Raycraft*.
2. Information about who can use this bond packet.
3. Instructions on how to request a bond hearing.
4. Instructions on how to prepare for a bond hearing.

### Disclaimer

The legal issues covered in these materials are complex and may apply differently to each person. This information is not legal advice and is not a substitute for advice from a qualified attorney.

## BACKGROUND

In July 2025, ICE announced a new policy affecting noncitizens who were detained after allegedly entering the United States without inspection by an immigration officer, no matter how long they had been living in the U.S. Under that new policy, those people were no longer eligible for release from detention on bond (money that noncitizens pay to the court as a guarantee that they will come to all their future court hearings). This was a major change. Before July 2025, noncitizens detained by ICE were regularly provided bond hearings and released on bond; after paying bond, they would be released if they appeared for their hearings and did not violate any conditions of their release.

Many people challenged the new policy in court. In hundreds of cases, judges ruled that the new policy was illegal and unconstitutional. But ICE continued detaining people without the possibility of being released on bond.

On May 11, 2026, the Sixth Circuit Court of Appeals agreed that the new policy is illegal and unconstitutional. That decision, called *Lopez-Campos v. Raycraft*, applies to all people detained in Michigan, Ohio, Kentucky and Tennessee. (This packet is specifically for people in Michigan, but the materials may be adapted for use in the other three states.) The ruling affects many noncitizens who entered without inspection by an immigration officer. It does **not** apply to you if you have a final order of removal, are in “expedited removal,” or have significant criminal history.

If you have been detained by ICE on charges of entering the country unlawfully and you are in regular removal proceedings, you may use the resources in this packet to request a bond hearing.

## WHO CAN USE THIS BOND PACKET

To use this packet, please check that the following criteria apply to you:

- **You are currently detained in one of the following facilities overseen by the ICE Detroit Field Office:**
  - Calhoun County Correctional Center
  - Chippewa County Correctional Center
  - Monroe County Jail

- North Lake Processing Center
  - St. Clair County Jail
- **You were arrested on a Form I-200 warrant and/or were issued a Notice to Appear** saying that you entered the United States without being admitted or paroled and are charged under § 212(a)(6)(A)(i).
- **You are in ongoing removal proceedings** (not expedited removal proceedings), and you do not have a final order of removal (this includes cases still in immigration court or cases on appeal to the Board of Immigration Appeals).
- **You have not been given a bond hearing**, or you were denied release on bond or conditional parole because ICE or the immigration judge said you were subject to mandatory detention.
- **You lived in the United States for at least two years** before being taken into immigration custody.
- **You have not been convicted of, arrested for, charged with, or admitted to disqualifying crimes.** The law about which crimes result in mandatory detention is complicated. If you have criminal history, you should talk to an attorney about how that affects your eligibility for bond. Generally, if you entered without documents, you cannot get a bond hearing if you have:
  - Certain serious crimes, including crimes resulting in death or serious injury
  - Drug offenses (including possession, except for a single possession of less than 30 grams of marijuana)
  - Crimes involving shoplifting, theft, burglary, or larceny
  - Firearms offenses
- **You are eligible for some form of relief** (e.g. asylum, withholding of removal, cancellation of removal) in immigration court.
- You may also use this packet if you have been **scheduled for a bond hearing** following a habeas grant.

## HOW TO REQUEST A BOND HEARING

- You may ask the immigration court for a bond hearing **as soon as possible** – even if a hearing was denied before or ICE previously said you were in “mandatory detention.” (A denial of a bond hearing is different from a denial of bond at a bond hearing).
- People without lawyers can still request a hearing by writing to the immigration court.
- You may request a bond hearing at your next immigration court hearing, or you can submit a “custody redetermination” request to the immigration court at any time.
- A request for custody redetermination must include a cover page with the following information (**see next page for template letter request**):
  - Title: Request for Custody Redetermination
  - Your full name
  - Your A-Number (your unique “alien registration number,” which starts with “A” and is followed by 7-9 numbers)
- Work with your family, friends, or sponsor to prepare a packet of evidence for the judge showing you are not a danger or flight risk.
- It is best to include this packet with your request because bond hearings may be scheduled very quickly.
- Your detention facility can provide envelopes and stamps for free.
- Mail it to:

Detroit Immigration Court  
Patrick V. McNamara Federal Building  
477 Michigan Ave #440  
Detroit, MI 48226
- For more information on immigration bonds, see:  
<https://www.immigrantjusticelab.org/guides/a-immigration-bonds>

Full Name: \_\_\_\_\_

A-Number: \_\_\_\_\_

Detention Center: \_\_\_\_\_

To: Detroit Immigration Court  
Patrick V. McNamara Federal Building  
477 Michigan Ave #440  
Detroit, MI 48226

**REQUEST FOR CUSTODY REDETERMINATION**

I am currently detained in ICE custody, and I am requesting a custody redetermination (bond hearing). I ask the Immigration Judge to review my custody and consider releasing me on bond.

Respectfully submitted,

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

## HOW TO PREPARE FOR A BOND HEARING

**After you submit your Request for Custody Redetermination, the immigration court may schedule a bond hearing. Bond hearings are often scheduled quickly, so it is important to begin preparing right away.**

To be released on bond, you must show the judge that you are not a person who is dangerous to other people or property and that you will attend all your future court hearings. There are many different types of documents that you can use to support your request for bond:

- **Support letters** from your family, friends, employers, and religious leaders. These letters should:
  - Be written in English (or translated into English).
  - Begin with “Dear Honorable Judge.”
  - State your full name and alien registration number (A#).
  - Include the writer’s address and immigration status, with proof of their U.S. citizenship or immigration status.
  - Explain why you are a good person and why you can be trusted to return to the immigration court for all future court hearings.
- **Letter from your sponsor:**
  - Be written in English (or translated into English).
  - Begin with “Dear Honorable Judge.”
  - State your full name and A#.
  - Include the writer’s address and immigration status, with proof of their U.S. citizenship or immigration status.
  - Explain how long they have known you and why you can be trusted to return to court and stay out of trouble.
  - Explain where you will live, how they will support you, and include evidence such as tax returns.
- **Documents showing family ties**, such as birth certificates, green cards, or naturalization certificates of U.S. citizen or lawful permanent resident family members.
- **Marriage certificate** if your spouse is a U.S. citizen or lawful permanent resident.
- **Proof of address**, such as lease, mortgage, or utility bill.

- **Evidence of immigration relief**, such as receipt notices, applications, or work authorization.
- **Employment records**, such as pay stubs or letters from employers.
- **Proof of tax filing.**
- **School or educational records**, such as transcripts, diplomas, or GED certificates.
- **Documentation of counseling or rehabilitation** related to past issues.
- **Community involvement**, such as volunteer certificates or awards.
- **Photos** with family or community members who have lawful status.
- **Medical documentation** for you or family members you help care for.
- **Evidence of a strong immigration case**, such as applications or drafts of applications with supporting documents.
- **Any other evidence** showing your ties to the U.S. and good character.

You may also ask supporters with legal U.S. immigration status to be available to testify at your bond hearing. If they want to speak by telephone, you must write the judge to request permission and explain who they are and what they would say. Note that testimony from family or friends is rare, and some judges will not allow remote testimony without an attorney.

During the hearing, you must explain why you are not a danger to the community and can be trusted to appear for future hearings. You may want to tell the judge:

- Your ties to the community
- Whether you have family members in the community
- Where you will live if released
- Your employment history
- Whether you have always reported to ICE in the past

Your statements should be clear, concise, and respectful. The judge may ask you questions. Do not argue with the judge.

The minimum amount for a bond is \$1,500, but bond is rarely set that low.

If the judge grants bond, it can be paid:

- Online at <https://cebonds.ice.gov/>

- In person at the federal immigration building (located at 985 Michigan Ave, Detroit, MI 48226)
- Through an immigration bond agency (fees and collateral required)

If bond is granted and paid, you can be released even if ICE reserves appeal, unless ICE obtains an automatic stay (rare).

It is very important to update your address with the immigration court and the Department of Homeland Security. You should also check your case status regularly at <https://acis.eoir.justice.gov/en/> because hearing dates can change quickly.

**See the example packet below for how to support your request for bond.**

NAME  
North Lake Processing Center  
1805 W 32<sup>nd</sup> Street  
Baldwin, MI 49304  
IN PRO PER

DETAINED

**UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
DETROIT IMMIGRATION COURT**

IN THE MATTER OF: )  
 )  
NAME )  
 )  
Respondent )  
 )  
In removal proceedings )

**File No.: A### ### ##**

**Immigration Judge:** \_\_\_\_\_ . **Next Hearing:** \_\_\_\_\_

**MOTION FOR BOND AND CUSTODY REDETERMINATION**

**UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
DETROIT IMMIGRATION COURT**

IN THE MATTER OF: )  
 )  
NAME ) **File No.:** A### ### ###\_  
 )  
Respondent )  
 )  
In removal proceedings )

**MOTION FOR BOND AND CUSTODY REDETERMINATION**

Respondent respectfully moves this Court to review the decision by the Department of Homeland Security not to release them from custody and to set a reasonable bond in the matter. In support, Respondent states the following:

BACKGROUND AND PROCEDURAL POSTURE

1. Respondent is citizen of COUNTRY.
2. On DATE, 2023, Respondent entered the United States near Tecate, CA immediately after being threatened, beaten, kidnapped, and detained by the \_\_\_\_\_ in COUNTRY based on their involvement with the anti-socialist, anti-corruption political party, POLITICAL PARTY. Respondent entered without inspection.
3. On DATE, 2024, USCIS received Respondent’s I-589, Application for Asylum and for Withholding of Removal. **Exh. A**, Receipt Notice for I-589.
4. Respondent applied for and was granted TPS DATE, 2024. **Exh. B**, TPS Approval.
5. On DATE, 2024, Respondent welcomed their baby son, BABY, into the world in City, MI. **Exh. C**, Birth certificate for BABY. The child’s other parent, PARENT, is planning on marrying Respondent imminently. **Exh. D**, Letter from PARENT.

6. On DATE, 2025, USCIS approved Respondent's I-765, Application for Employment Authorization pursuant to 8 CFR 274a.12(c)(8) and this document remains valid until DATE, 2030. **Exh. E.** EAD.
7. Removal proceedings were initiated in this Court and Respondent refiled their I-589, Application for Asylum and for Withholding of Removal on DATE, 2025.
8. Following a stop on DATE, 2025, Respondent was arrested and placed in custody.
9. ICE lodged a detainer with the City Police Department and Respondent was taken into ICE custody on DATE, 2025 where they have remained since then. **Exh. D**, at 11.

#### STATEMENT IN SUPPORT OF REQUEST FOR BOND

Respondent is eligible for bond under INA § 236(a). Because of that, Respondent requests a bond in the amount of \$6,000 (or another amount, if the court deems a different amount more appropriate). As discussed below, Respondent is not a danger to society nor a flight risk. Moreover, they have strong claim for asylum with a timely-submitted application already pending before the Court.

##### A. RESPONDENT IS NOT A DANGER TO THE COMMUNITY

It is appropriate to grant a \$6,000 bond because Respondent is not a danger to the community. The only charge of OFFENSE was dismissed by the prosecutor on DATE, 2025 in District Court in City, MI. **Exh. H**, Register of Actions.. A detainer was issued on DATE 2025. **Exh G.**

Beyond that, Respondent has had no other negative interactions with the criminal legal system. Their PARENT and two future sisters-in-law attest in their letters to what a wonderful, loving, helpful, supportive person they are within and beyond their family. **Exh. J, K.**

B. RESPONDENT IS NOT A FLIGHT RISK AND HAS STRONG COMMUNITY TIES

Respondent has lived in the United States for almost three years after fleeing for their life from COUNTRY. Since entering, they timely filed for asylum and then secured and has been working with an Employment Authorization Document. **Exhs. A, B, E.** Moreover, they have demonstrated a commitment to pursuing their case in court by attending all previous hearings and re-filing their asylum application in Court. All of these actions demonstrate a sincere commitment to pursuing their legal claims. Beyond the legal claims, they are not a flight risk based on their strong community ties—supportive family-to-be and stable job.

Respondent has a U.S. citizen child, BABY, who is 13 months old. **Exh. C.** They have a U.S. citizen fiancé/e, PARENT, who is also the parent of this child. *Id.* See also **Exh. L,** Letter to ICE regarding marriage. The parties were planning on marrying this month. *Id.* They are also the bond sponsor. PARENT is committed to their relationship and states that they first met over two years, in MONTH 2023 and have been together since then. **Exh. D.** They go on to describe building a life together, celebrating holidays, being together with family, and the happiness that followed upon learning that they were expecting. *Id.* A photo of the couple at church is found at the end of Exh. N. They further talk about strong ties to family and the community while “commit[ting] to support[] them upon release and ensuring that they appears at all immigration court hearings and complies with any conditions imposed by the Court.” *Id.*

Respondent’s future sister-in-law demonstrates in her letter that Respondent is someone with “exceptional character ... devoted parent, loving fiancé/e, and caring member of our family and community.” **Exh. J,** at 86. In regard to flight risk, SISTER-IN-LAW affirms that “I am confident that they will fully comply with all immigration court requirements. They have strong family ties in the United States, a stable home environment, and a young child who depends on

their love and care.” *Id.* Moreover, SISTER-IN-LAW commits herself to “supporting in every way, ensuring they attend all scheduled hearings and fulfills all obligations related to the immigration case.” *Id.*

Respondent’s other future sister-in-law, SISTER-IN-LAW #2, extols Respondent’s qualities as a person, a parent, and a worker using words like responsibility, honesty, kindness, respect, cooperation, stability, trustworthy, and commit[ted]. **Exh. K.** She describes the challenges created by Respondent’s detention and the burden it places on the whole family, especially as it relates to the care of the baby, BABY. *Id.*

Respondent has been employed by EMPLOYER since DATE 2025. **Exh. M,** EMPLOYER LETTER; *See also Exh J,* at 87. They has provided several photos of the family together at home and in community locations, like church. **Exh. N,** Assorted Photos. Respondent also owns their own vehicle. **Exh. O,** Title.

#### CONCLUSION

The issuance of a \$6,000 bond is both warranted and appropriate under the circumstances. Respondent poses no risk to the safety or security of the community and has demonstrated strong ties to the local area, underscoring their reliability and commitment to appearing for future proceedings. Accordingly, and for the reasons set forth above, we respectfully request that this Honorable Court grant the Motion for Custody Redetermination and set a bond at \$6,000 (or another amount the court deems is appropriate under the circumstances).

Respectfully submitted,

\_\_\_\_\_  
Name

\_\_\_\_\_  
Date

**UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
DETROIT IMMIGRATION COURT**

\_\_\_\_\_  
**IN THE MATTER OF:** )  
 )  
**NAME** )  
 )  
**Respondent** )  
 )  
**In removal proceedings** )

**File No.:** A### ### ###

**ORDER OF THE IMMIGRATION JUDGE**

Upon consideration of the Respondent's Motion for Bond and Custody Redetermination, this honorable Immigration Judge finds that the motion be:

- GRANTED
- DENIED
- \_\_\_\_\_

\_\_\_\_\_  
Date  
\_\_\_\_\_  
Immigration Judge

**Certificate of Service**

This document was served by:       Mail       Personal Service  
To:  Alien     Alien c/o Custodial Officer     Alien's Atty/Rep       DHS  
Date: \_\_\_\_\_ By: Court Staff \_\_\_\_\_

**UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
DETROIT IMMIGRATION COURT**

**IN THE MATTER OF:** )  
 )  
**NAME** )  
 )  
**Respondent** )  
 )  
**In removal proceedings** )

**File No.: A### ### ##**

**PROPOSED EXHIBITS**

A. Receipt notice for Form I-589, Application for Asylum and for Withholding of Removal... 1-3  
B. Approval notice for Form I-821, Application for Temporary Protected Status..... 4-6  
C. Copy of birth certificate for BABY ..... 7-8  
D. Letter from PARENT, with identification..... 9-13  
E. Employment Authorization Document ..... 14-15  
F. Copy of I-589, Application for Asylum and for Withholding of Removal filed with the court  
already ..... 16-28  
G. Detainer..... 29-34  
H. Register of Actions..... 35-37  
I. Letter from SISTER-IN-LAW, with identification ..... 38-42  
J. Letter from SISTER-IN-LAW #2, with identification..... 43-46  
K. Letter regarding intent to marry ..... 47-49  
L. EMPLOYER evidence..... 50-51  
M. Assorted photos of Respondent and their family at home and at various locations in the  
community ..... 52-53  
N. Title to the vehicle ..... 54-55

**UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
DETROIT IMMIGRATION COURT**

**IN THE MATTER OF:** \_\_\_\_\_ )  
 )  
**NAME** ) **File No.:** A### ### ### )  
 )  
**Respondent** )  
 )  
**In removal proceedings** \_\_\_\_\_ )

**PROOF OF SERVICE**

On DATE, 2025, I served a copy of this Motion for Bond and Custody Redetermination upon

Office of the Principal Legal Advisor  
U.S. Immigration and Customs Enforcement  
985 Michigan Ave, Suite 1010  
Detroit, MI 48226

Via first class mail.

\_\_\_\_\_  
Name

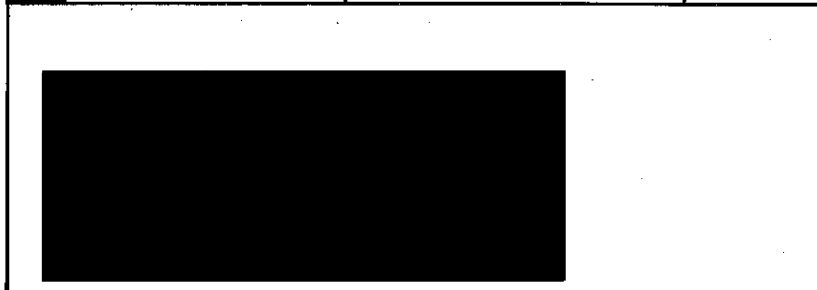
\_\_\_\_\_  
Date

# Tab A

**THIS NOTICE DOES NOT GRANT ANY IMMIGRATION STATUS OR BENEFIT.**



Receipt Number [REDACTED]		Case Type I589 - APPLICATION FOR ASYLUM AND FOR WITHHOLDING OF REMOVAL
Received Date 2024	Priority Date	Applicant [REDACTED]
Notice Date 2024	Page 1 of 2	



Notice Type: Receipt Notice

We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. **This is a courtesy copy, not the official notice.**

**What the Official Notice Said**

\*\*\* ACKNOWLEDGEMENT OF RECEIPT \*\*\*

Your complete Form I-589, Application for Asylum and for Withholding of Removal was received and is pending as of 03/13/2024.

You may remain in the United States until your asylum application is decided. Having a pending asylum application with USCIS does not preclude U.S. Immigration and Customs Enforcement (ICE) or U.S. Customs and Border Protection (CBP) from placing you into removal proceedings. If you wish to leave the United States while your application is pending, you must obtain advance parole or, for Temporary Protected Status (TPS) recipients, approval of Form I-512T, Authorization for Travel by a Noncitizen to the United States (sometimes referred to as MTINA TPS travel authorization), from USCIS or you may be considered to have abandoned your asylum application. You must report a change of address to USCIS within 10 days of moving by following the instructions on the How to Change Your Address webpage (<https://www.uscis.gov/addresschange>). Changing your address with the U.S. Postal Service will not change your address with USCIS.

**BIOMETRICS APPOINTMENT AND ASYLUM INTERVIEW NOTICES:**

You will receive a notice informing you when you and those listed on your application as a spouse or child dependent must appear at an Application Support Center (ASC) for biometrics collection. You will also receive a notice informing you when you and those listed on your application as a spouse or child dependent must appear for an asylum interview. Those notices will contain instructions for what to bring to your ASC appointment and what to bring to your asylum interview.

**WARNING: Failure to appear at the ASC for biometrics collection or for your asylum interview may affect your eligibility for employment authorization and may also result in the dismissal of your asylum application or referral of your asylum application to an immigration judge.**

**EMPLOYMENT AUTHORIZATION:**

You may file a Form I-765, Application for Employment Authorization, based on your pending asylum application 150 days after you filed your asylum application. You are not eligible to receive an Employment Authorization Document (EAD) until your asylum application has been pending for at least another 30 days, for a total of 180 days. 8 CFR 208.7(a)(1). The 150-day waiting period and the 180-day eligibility period, commonly referred to as the 180-Day Asylum EAD Clock, do not include delays that you request or cause while your asylum application is pending with an asylum office or with the Immigration Court. 8 CFR 208.7(a)(2).

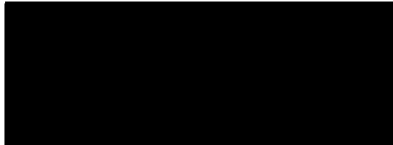
**Delays requested or caused by the applicant may include:**

- A request to transfer a case to a new asylum office or interview location, including when the transfer is based on your change of address;
- A request to reschedule an interview for a later date;
- Failure to appear at an interview or biometrics appointment;
- Failure to provide a competent interpreter at an interview (if required);
- A request to provide additional evidence at or after an interview;

Please see the additional information on the back. You will be notified separately about any other cases you filed.

USCIS encourages you to sign up for a USCIS online account. To learn more about creating an account and the benefits, go to <https://www.uscis.gov/file-online>.

Chicago Asylum Office  
U.S. CITIZENSHIP & IMMIGRATION SVC  
181 W. Madison Street, Suite 3000  
Chicago IL 60602  
USCIS Contact Center: [www.uscis.gov/contactcenter](http://www.uscis.gov/contactcenter)



**THIS NOTICE DOES NOT GRANT ANY IMMIGRATION STATUS OR BENEFIT.**



Receipt Number [REDACTED]		Case Type I589 - APPLICATION FOR ASYLUM AND FOR WITHHOLDING OF REMOVAL
Received Date [REDACTED]/2024	Priority Date	Applicant [REDACTED]
Notice Date [REDACTED] 2024	Page 2 of 2	

- The submission of large volumes of evidence immediately before an interview that requires a reschedule; and
- Failure to receive and acknowledge an asylum decision in person (if required).

Applicant(s):

Alien Number      Name

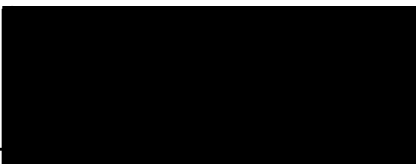
[REDACTED]

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Chicago Asylum Office  
U.S. CITIZENSHIP & IMMIGRATION SVC  
181 W. Madison Street, Suite 3000  
Chicago IL 60602

USCIS Contact Center: [www.uscis.gov/contactcenter](http://www.uscis.gov/contactcenter)



# Tab B

**THIS NOTICE DOES NOT GRANT ANY IMMIGRATION STATUS OR BENEFIT.**



Receipt Number [REDACTED]	USCIS Account Number [REDACTED]	Case Type I821 - APPLICATION FOR TEMPORARY PROTECTED STATUS
Received Date [REDACTED] 2024	Priority Date [REDACTED] 2024	Applicant [REDACTED]
Notice Date [REDACTED] 2024	Page 1 of 2	



**Notice Type:** Approval Notice  
Valid from: [REDACTED]/2024 to [REDACTED]/2025

We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. **This is a courtesy copy, not the official notice.**

**What the Official Notice Said**

You have been granted Temporary Protected Status (TPS) under section 244 of the Immigration and Nationality Act. The benefits of TPS are temporary protection from removal (or deportation), employment authorization in the United States, and the opportunity to apply for travel authorization.

Attached to this notice is a Form I-94 indicating your Temporary Protected Status in the United States. The I-94 is valid until the expiration date shown on it.

If you requested an employment authorization document (EAD) pursuant to your registration for TPS, you will receive a separate notice containing the decision on that request. If your EAD request is approved, you will be issued an EAD that will be valid until the expiration date shown on the EAD itself. The EAD will serve as evidence of your TPS and employment authorization.

If the TPS designation is extended, you must re-register with U.S. Citizenship and Immigration Services (USCIS) within the time period designated for re-registration. If you wish to obtain an EAD valid for the time period of the extended TPS designation, you must also apply for an EAD during the filing period(s) described in the applicable Federal Register notice (FRN). The FRN notice will provide guidance on required forms and application fees to re-register for TPS and to apply for a new EAD. You should also pay close attention to any future FRNs issued by USCIS regarding your country's TPS, including any information that may be included in such notices about possible automatic extensions of the validity date(s) on EADs.

Failure to re-register during a TPS extension re-registration period may result in the withdrawal of your TPS and may result in removal proceedings being initiated against you.

While you are under Temporary Protected Status, you:

- (1) will not be removed from the United States;
- (2) have work authorization and will be granted evidence of work authorization, if you have submitted an EAD request with the required fee, that is valid until the expiration of the time period designated for your Temporary Protected Status;
- (3) will be considered as being in, and maintaining, lawful status as a nonimmigrant for purposes of adjustment of status under section 245 of the Act and for change of status under section 248 of the Act;
- (4) will not be considered to be permanently residing in the United States under the code of law;
- (5) may be deemed ineligible for public assistance by a state or any political subdivision thereof which furnishes such assistance; and
- (6) may not depart the United States without prior approval of the Attorney General of the United States.

PLEASE NOTE: As long as you remain eligible for Temporary Protected Status and you maintain your status by complying with the registration requirements, you will be allowed to remain and work in the United States until the end of the period of the time designated for your Temporary Protected Status.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

USCIS encourages you to sign up for a USCIS online account. To learn more about creating an account and the benefits, go to <https://www.uscis.gov/file-online>.

USCIS TSC  
U.S. CITIZENSHIP & IMMIGRATION SVC  
6046 N Belt Line Rd, STE 114  
Irving TX 75038-0015

USCIS Contact Center: [www.uscis.gov/contactcenter](http://www.uscis.gov/contactcenter)



**THIS NOTICE DOES NOT GRANT ANY IMMIGRATION STATUS OR BENEFIT.**



Receipt Number [REDACTED]	USCIS Account Number [REDACTED]	Case Type I821 - APPLICATION FOR TEMPORARY PROTECTED STATUS
Received Date [REDACTED] 2024	Priority Date [REDACTED] 2024	Applicant [REDACTED]
Notice Date [REDACTED] 2024	Page 2 of 2	

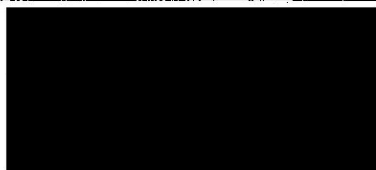
NOTICE: Although this application/petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify the information submitted in this application, petition and/or supporting documentation to ensure conformity with applicable laws, rules, regulations, and other authorities. Methods used for verifying information may include, but are not limited to, the review of public information and records, contact by correspondence, the internet, or telephone, and site inspections of businesses and residences. Information obtained during the course of verification will be used to determine whether revocation, rescission, and/or removal proceedings are appropriate. Applicants, petitioners, and representatives of record will be provided an opportunity to address derogatory information before any formal proceeding is initiated.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

USCIS encourages you to sign up for a USCIS online account. To learn more about creating an account and the benefits, go to <https://www.uscis.gov/file-online>.

USCIS TSC  
U.S. CITIZENSHIP & IMMIGRATION SVC  
6046 N Belt Line Rd. STE 114  
Irving TX 75038-0015

USCIS Contact Center: [www.uscis.gov/contactcenter](http://www.uscis.gov/contactcenter)



# Tab C

STATE OF MICHIGAN



STATE OF MICHIGAN  
DEPARTMENT OF HEALTH AND HUMAN SERVICES

CERTIFICATE OF LIVE BIRTH

[Redacted]

1. CHILD'S NAME: [Redacted]

2. SINGLE BIRTH (Second, Third, etc. Specify) [Redacted] 4a. DATE OF BIRTH (Month, Day, Year) [Redacted] 4b. TIME OF BIRTH 9:44 am

5a. COUNTY Wayne

6b. MOTHER'S FULL NAME (First, Middle, Last) [Redacted]

7a. COUNTY OF RESIDENCE Wayne 7c. STATE OF RESIDENCE Michigan

8b. STATE OF BIRTH - Name Country (if not USA) [Redacted] 8c. DATE OF BIRTH OR AGE [Redacted]

9a. REGISTRAR'S SIGNATURE [Redacted] 9b. DATE FILED BY LOCAL REGISTRAR - (Month, Day, Year) [Redacted]

I hereby certify that the above is a true and correct representation of the birth facts on file with the State of Michigan, issued from the Michigan Centralized Birth Certification System.

Certified by: [Redacted]

Date Issued: [Redacted]  
AFS: [Redacted]

[Redacted]

[Redacted]



VOID WITHOUT WATERMARK OR IF ALTERED OR ERASED

VPR011120 Authority: MCL 333.2902

# Tab D

Honorable Immigration Judge

Dear Honorable Immigration Judge,

My name is [REDACTED], and I am a United States citizen residing at [REDACTED] Michigan. I respectfully submit this letter in strong support of the release on bond of my [REDACTED], who is currently detained by Immigration and Customs Enforcement (ICE).

[REDACTED] is my [REDACTED] and we intend to legally marry immediately upon [REDACTED] release if the Court grants [REDACTED] bond. [REDACTED] is also the [REDACTED] of our child, [REDACTED], who depends on [REDACTED] daily for physical care, emotional stability, and healthy development. Since [REDACTED] detention, our child has suffered significant emotional distress due to the sudden separation from [REDACTED].

I first met [REDACTED] on [REDACTED] 2023, at a [REDACTED]. [REDACTED] immediately caught my attention, and after speaking with [REDACTED] I asked for [REDACTED] phone number. From that day forward, we began dating, and I quickly came to know [REDACTED] as a genuine, kind, and loving person. [REDACTED] has become my light and my everything.

When we learned that [REDACTED], we were overjoyed and became the happiest people. We began building our family together and have lived together in our home in [REDACTED], Michigan, creating many meaningful memories, including holidays such as Christmas and New Year's, as well as family gatherings. My family loves and cherishes [REDACTED] very much.

After the birth of our child, like many new parents, we experienced normal relationship stress related to lack of sleep and the challenges of caring for a newborn. [REDACTED] because formula caused stomach problems for our baby, which made the early months especially exhausting [REDACTED]r. These circumstances caused occasional arguments, but there was no violence or danger involved.

[REDACTED]  
[REDACTED] Our relationship improved significantly, and we made plans to marry and continue raising [REDACTED].

On [REDACTED] [REDACTED] was stopped by police and detained [REDACTED]. I [REDACTED] while [REDACTED] was already in ICE custody, both [REDACTED] attorney and I spoke directly with the prosecutor to clarify [REDACTED]. The judge subsequently dismissed the case.

Despite the dismissal, [REDACTED] was transferred to ICE custody. Since then, I have made every effort to contact ICE and the detention facility to resolve this matter, but communication has been extremely difficult. This situation should not have gone this far. [REDACTED] is not a danger to anyone. [REDACTED]

Our love and commitment continue to grow stronger each day. All I want is for our family to be reunited so we can raise [REDACTED] together in a safe, loving, and stable home.

[REDACTED] has no criminal history, poses no danger to the community, and has strong family and community ties in the United States. [REDACTED] is a person of good moral character. I fully commit to supporting [REDACTED] upon release and ensuring that [REDACTED] appears at all immigration court hearings and complies with any conditions imposed by the Court.

For these reasons, I respectfully request that the Court grant release on bond, parole, or any other relief deemed just and appropriate, so that [REDACTED] may reunite with [REDACTED] child and family while [REDACTED] immigration case proceeds.

I swear that the foregoing is true and correct to the best of my knowledge and recollection.

Respectfully submitted,

[Redacted]

United States Citizen

[Redacted]

[Redacted]

[Redacted]



# Tab E

7 Product Way  
Lees Summit, MO 64002

USPS Tracking # eVS

USCIS National Customer Service Center  
1-800-375-5283

Date [REDACTED] 2025

### IMPORTANT INFORMATION – SAVE THIS NOTICE

Use this tear-off portion to speed your application for an extension or replacement card.

A# [REDACTED]

Scan QR for more information on your card, rights, and benefits.



UNITED STATES OF AMERICA  
EMPLOYMENT AUTHORIZATION

We recommend that you keep this notice for your records. It has important information.

The tear-off portion of this notice can help speed your application for an extension or replacement card. When you file for another card, we recommend you attach the tear-off portion to your completed application.

# Tab F



# Application for Asylum and for Withholding of Removal

Department of Homeland Security  
U.S. Citizenship and Immigration Services

USCIS  
**Form I-589**  
OMB No. 1615-0067  
Expires 09/30/2027

**START HERE** - Type or print in black ink. See the instructions for information about eligibility and how to complete and file this application.

**NOTE:**  Check this 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-Number) <i>(if any)</i>	2. U.S. Social Security Number <i>(if any)</i>	3. USCIS Online Account Number <i>(if any)</i>
--	--	--



## Part A.II. Information About Your Spouse and Children

<b>For EOIR use only.</b>	<b>For USCIS use only.</b>	<b>Action:</b> Interview Date: _____ Asylum Officer ID No.: _____	<b>Decision:</b> Approval Date: _____ Denial Date: _____ Referral Date: _____
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**Your spouse**  I am not married. (Skip to **Your Children** below.)

1. Alien Registration Number (A-Number) (if any)	2. Passport/ID Card Number (if any)	3. Date of Birth (mm/dd/yyyy)	4. U.S. Social Security Number (if any)
5. Complete Last Name	6. First Name	7. Middle Name	8. Other names used (include maiden name and aliases)
9. Date of Marriage (mm/dd/yyyy)	10. Place of Marriage	11. City and Country of Birth	
12. Nationality (Citizenship)	13. Race, Ethnic, or Tribal Group		14. Sex <input type="checkbox"/> Male <input type="checkbox"/> Female
15. Is this person in the U.S.? <input type="checkbox"/> Yes (Complete Blocks 16 to 24.) <input type="checkbox"/> No (Specify location): _____			
16. Place of last entry into the U.S.	17. Date of last entry into the U.S. (mm/dd/yyyy)	18. I-94 Number (if any)	19. Status when last admitted (Visa type, if any)
20. What is your spouse's current status?	21. What is the expiration date of his/her authorized stay, if any? (mm/dd/yyyy)	22. Is your spouse in Immigration Court proceedings? <input type="checkbox"/> Yes <input type="checkbox"/> No	23. If previously in the U.S., date of previous arrival (mm/dd/yyyy)
24. If in the U.S., is your spouse to be included in this application? (Check the appropriate box.) <input type="checkbox"/> Yes <input type="checkbox"/> No			

**Your Children.** 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 have children. Total number of children: 1

(NOTE: Use Form I-589 Supplement A or attach additional sheets of paper and documentation if you have more than four children.)



**Part A.II. Information About Your Spouse and Children (continued)**

<b>1.</b> Alien Registration Number (A-Number) (if any)	<b>2.</b> Passport/ID Card Number (if any)	<b>3.</b> Marital Status (Married, Single, Divorced, Widowed)	<b>4.</b> U.S. Social Security Number (if any)
<b>5.</b> Complete Last Name	<b>6.</b> First Name	<b>7.</b> Middle Name	<b>8.</b> Date of Birth (mm/dd/yyyy)
<b>9.</b> City and Country of Birth	<b>10.</b> Nationality (Citizenship)	<b>11.</b> Race, Ethnic, or Tribal Group	<b>12.</b> Sex <input type="checkbox"/> Male <input type="checkbox"/> Female
<b>13.</b> Is this child in the U.S.? <input type="checkbox"/> Yes (Complete Blocks 14 to 21.) <input type="checkbox"/> No (Specify location): _____			
<b>14.</b> Place of last entry into the U.S.	<b>15.</b> Date of last entry into the U.S. (mm/dd/yyyy)	<b>16.</b> I-94 Number (If any)	<b>17.</b> Status when last admitted (Visa type, if any)
<b>18.</b> What is your child's current status?	<b>19.</b> What is the expiration date of his/her authorized stay, if any? (mm/dd/yyyy)	<b>20.</b> Is your child in Immigration Court proceedings? <input type="checkbox"/> Yes <input type="checkbox"/> No	
<b>21.</b> If in the U.S., is this child to be included in this application? (Check the appropriate box.) <input type="checkbox"/> Yes <input type="checkbox"/> No			

<b>1.</b> Alien Registration Number (A-Number) (if any)	<b>2.</b> Passport/ID Card Number (if any)	<b>3.</b> Marital Status (Married, Single, Divorced, Widowed)	<b>4.</b> U.S. Social Security Number (if any)
<b>5.</b> Complete Last Name	<b>6.</b> First Name	<b>7.</b> Middle Name	<b>8.</b> Date of Birth (mm/dd/yyyy)
<b>9.</b> City and Country of Birth	<b>10.</b> Nationality (Citizenship)	<b>11.</b> Race, Ethnic, or Tribal Group	<b>12.</b> Sex <input type="checkbox"/> Male <input type="checkbox"/> Female
<b>13.</b> Is this child in the U.S.? <input type="checkbox"/> Yes (Complete Blocks 14 to 21.) <input type="checkbox"/> No (Specify location): _____			
<b>14.</b> Place of last entry into the U.S.	<b>15.</b> Date of last entry into the U.S. (mm/dd/yyyy)	<b>16.</b> I-94 Number (If any)	<b>17.</b> Status when last admitted (Visa type, if any)
<b>18.</b> What is your child's current status?	<b>19.</b> What is the expiration date of his/her authorized stay, if any? (mm/dd/yyyy)	<b>20.</b> Is your child in Immigration Court proceedings? <input type="checkbox"/> Yes <input type="checkbox"/> No	
<b>21.</b> If in the U.S., is this child to be included in this application? (Check the appropriate box.) <input type="checkbox"/> Yes <input type="checkbox"/> No			

<b>1.</b> Alien Registration Number (A-Number) (if any)	<b>2.</b> Passport/ID Card Number (if any)	<b>3.</b> Marital Status (Married, Single, Divorced, Widowed)	<b>4.</b> U.S. Social Security Number (if any)
<b>5.</b> Complete Last Name	<b>6.</b> First Name	<b>7.</b> Middle Name	<b>8.</b> Date of Birth (mm/dd/yyyy)
<b>9.</b> City and Country of Birth	<b>10.</b> Nationality (Citizenship)	<b>11.</b> Race, Ethnic, or Tribal Group	<b>12.</b> Sex <input type="checkbox"/> Male <input type="checkbox"/> Female
<b>13.</b> Is this child in the U.S.? <input type="checkbox"/> Yes (Complete Blocks 14 to 21.) <input type="checkbox"/> No (Specify location): _____			
<b>14.</b> Place of last entry into the U.S.	<b>15.</b> Date of last entry into the U.S. (mm/dd/yyyy)	<b>16.</b> I-94 Number (If any)	<b>17.</b> Status when last admitted (Visa type, if any)
<b>18.</b> What is your child's current status?	<b>19.</b> What is the expiration date of his/her authorized stay, if any? (mm/dd/yyyy)	<b>20.</b> Is your child in Immigration Court proceedings? <input type="checkbox"/> Yes <input type="checkbox"/> No	
<b>21.</b> If in the U.S., is this child to be included in this application? (Check the appropriate box.) <input type="checkbox"/> Yes <input type="checkbox"/> No			



**Part A.III. Information About Your Background**

1. List your last address where you lived before coming to the United States. If this is not the country where you fear persecution, also list the last address in the country where you fear persecution. *(List Address, City/Town, Department, Province, or State and Country.)*  
 (NOTE: Use Form I-589 Supplement B, or additional sheets of paper, if necessary.)

Number and Street <i>(Provide if available)</i>	City/Town	Department, Province, or State	Country	Dates	
				From (Mo/Yr)	To (Mo/Yr)

2. Provide the following information about your residences during the past 5 years. List your present address first.  
 (NOTE: Use Form I-589 Supplement B, or additional sheets of paper, if necessary.)

Number and Street	City/Town	Department, Province, or State	Country	Dates	
				From (Mo/Yr)	To (Mo/Yr)

3. Provide the following information about your education, beginning with the most recent school that you attended.  
 (NOTE: Use Form I-589 Supplement B, or additional sheets of paper, if necessary.)

Name of School	Type of School	Location (Address)	Attended	
			From (Mo/Yr)	To (Mo/Yr)

4. Provide the following information about your employment during the past 5 years. List your present employment first.  
 (NOTE: Use Form I-589 Supplement B, or additional sheets of paper, if necessary.)

Name and Address of Employer	Your Occupation	Dates	
		From (Mo/Yr)	To (Mo/Yr)

5. Provide the following information about your parents and siblings (brothers and sisters). Check the box if the person is deceased.  
 (NOTE: Use Form I-589 Supplement B, or additional sheets of paper, if necessary.)

Full Name	City/Town and Country of Birth	Current Location
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## Part B. Information About Your Application

(NOTE: Use Form I-589 Supplement B, 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 INA or withholding of removal under the Convention Against Torture), you must 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 must 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, 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 Evidence That You Should Submit," for more information on completing this section of the form.

1. Why are you applying for asylum or withholding of removal under section 241(b)(3) of the INA, or for withholding of removal under the Convention Against Torture? Check the appropriate box(es) below and then provide detailed answers to questions A and B below.

I am seeking asylum or withholding of removal based on:



- A. Have you, your family, or close friends or colleagues ever experienced harm or mistreatment or threats in the past by anyone?

No  Yes

If "Yes," explain in detail:

1. What happened;
2. When the harm or mistreatment or threats occurred;
3. Who caused the harm or mistreatment or threats; and
4. 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 "Yes," explain in detail:

1. What harm or mistreatment you fear;
2. Who you believe would harm or mistreat you; and
3. Why you believe you would or could be harmed or mistreated.



**Part B. Information About Your Application (continued)**

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 (including for an immigration law violation)?

No  Yes

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.

3.B. Do you or your family members continue to participate in any way in these organizations or groups?

No  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 torture you fear, by whom, and why it would be inflicted.



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## Part C. Additional Information About Your Application

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

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1. Have you, your spouse, your child(ren), your parents or your siblings ever applied to the U.S. Government for refugee status, asylum, or withholding of removal?

No  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. Indicate whether or not you were included in a parent or spouse's application. If so, 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, 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?

No  Yes

- 2.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 or not 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 your 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, your spouse's, or your child(ren)'s involvement.

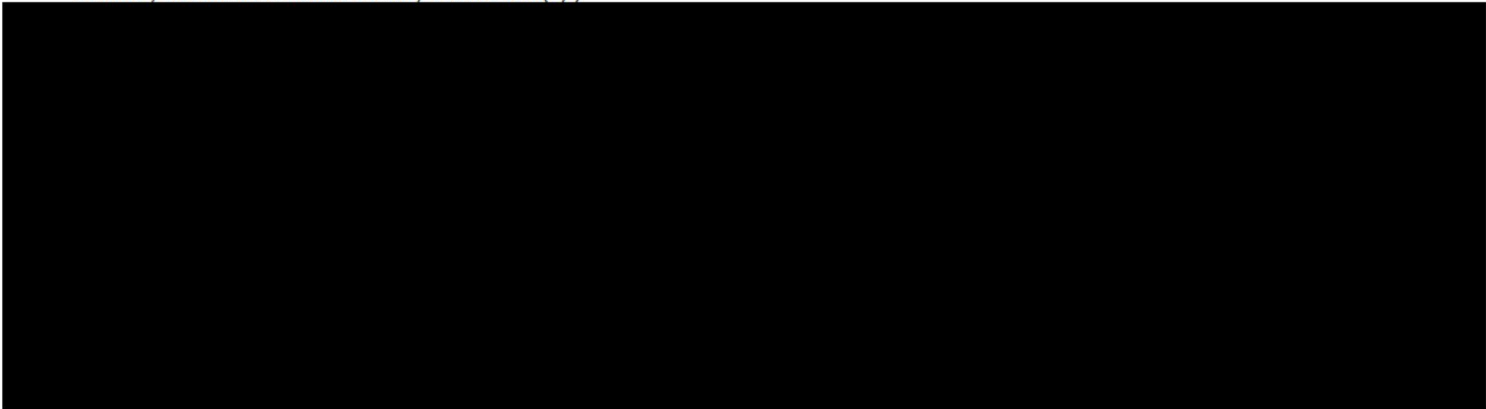


**Part C. Additional Information About Your Application (continued)**

4. After you left the country where you were harmed or fear harm, did you return to that country?

No  Yes

If "Yes," describe in detail the circumstances of your visit(s) (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 this application more than 1 year after your last arrival in the United States?

No  Yes

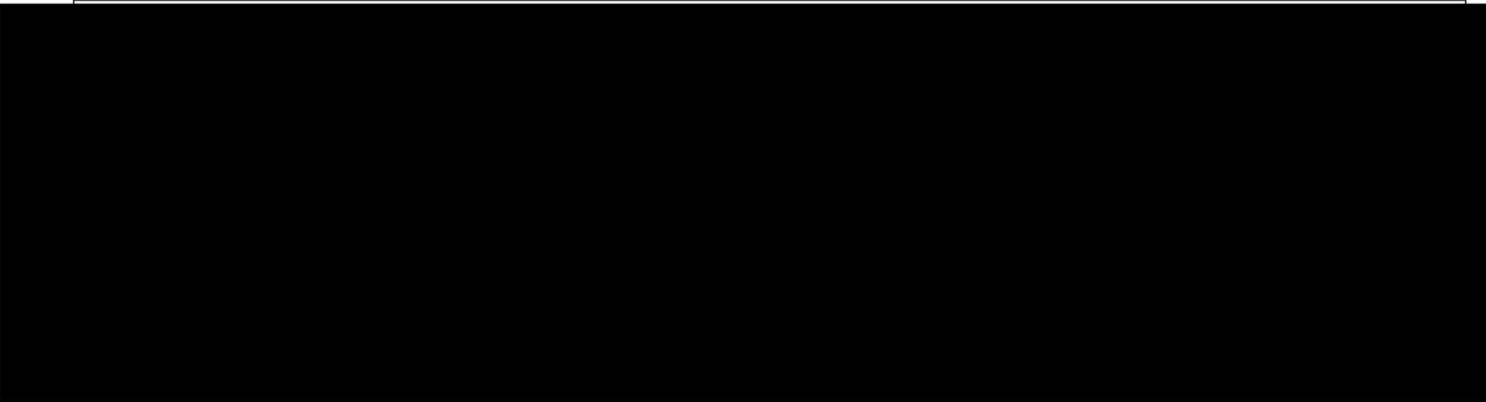
If "Yes," explain why you did not file within the first year after you arrived. You must be prepared to explain at your interview or hearing why you did not file your asylum application within the first year after you arrived. For guidance in answering this question, see Instructions, Part 1: Filing 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, or sentenced for any crimes in the United States (including for an immigration law violation)?

No  Yes

If "Yes," for each instance, specify in your response: what occurred and the circumstances, dates, length of sentence received, location, the duration of the detention or imprisonment, reason(s) for the detention or conviction, any formal charges that were lodged against you or your relatives included in your application, and the reason(s) for release. Attach documents referring to these incidents, if they are available, or an explanation of why documents are not available.

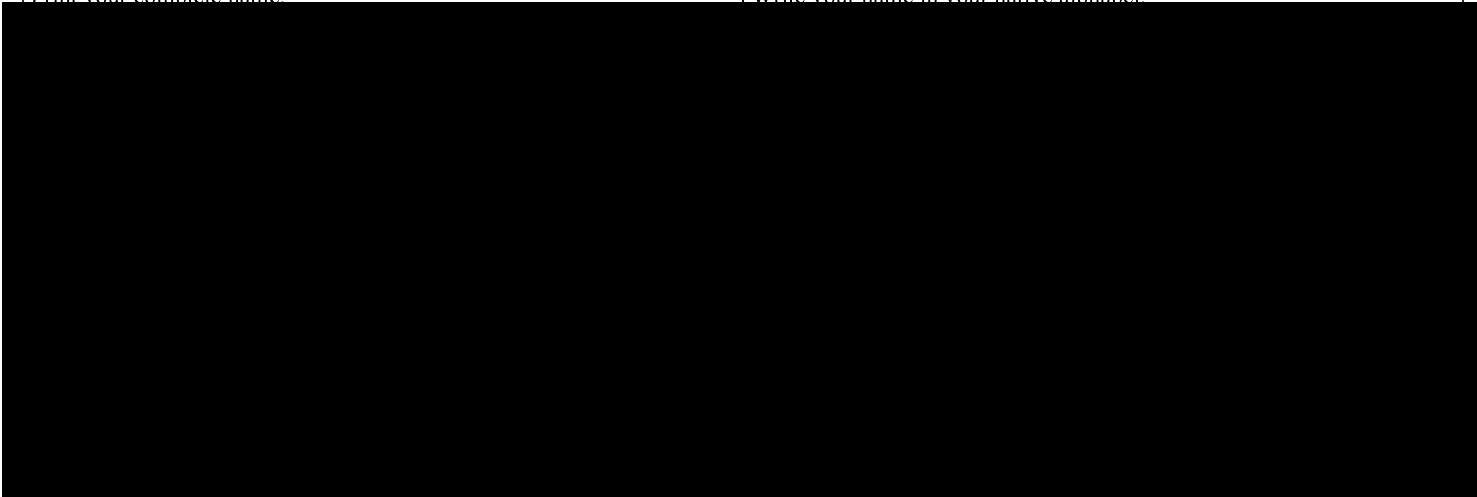


**Part D. Your Signature**

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(a), 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 or which fails to contain any reasonable basis in law or fact - shall be fined in accordance with this title or imprisoned for up to 25 years. I certify that I am physically present in the United States or seeking admission at a Port of Entry when I execute this application. I authorize the release of any information from my immigration record that U.S. Citizenship and Immigration Services (USCIS) needs to determine eligibility for the benefit I am seeking.

**WARNING: Applicants who are in the United States unlawfully 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. You may not avoid a frivolous finding simply because someone advised you to provide false information in your asylum application. If filing with USCIS, unexcused failure to appear for an appointment to provide biometrics (such as fingerprints) and your biographical information within the time allowed may result in an asylum officer dismissing your asylum application or referring it to an immigration judge. Failure without good cause to provide DHS with biometrics or other biographical information while in removal proceedings may result in your application being found abandoned by the immigration judge. See sections 208(d)(5)(A) and 208(d)(6) of the INA and 8 CFR sections 208.10, 1208.10, 208.20, 1003.47(d) and 1208.20.**

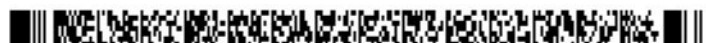
Print your complete name \_\_\_\_\_ Write your name in your native alphabet \_\_\_\_\_



**Part E. Declaration of Person Preparing Form, if Other Than Applicant, Spouse, Parent, or Child**

I declare that I have prepared this application at the request of the person named in Part D, that the responses provided are based on all information of which I have knowledge, or which was provided to me by the applicant, and that the completed application was read to the applicant in his or her native language or a language he or she understands for verification before he or she signed the application in my presence. I am aware that the knowing placement of false information on the Form I-589 may also subject me to civil penalties under 8 U.S.C. 1324c and/or criminal penalties under 18 U.S.C. 1546(a).

Signature of Preparer		Print Complete Name of Preparer	
Daytime Telephone Number ( )		Address of Preparer: Street Number and Name	
Apt. Number	City	State	Zip Code
To be completed by an attorney or accredited representative (if any).	<input type="checkbox"/> Select this box if Form G-28 is attached.	Attorney State Bar Number (if applicable) <input type="text"/>	Attorney or Accredited Representative USCIS Online Account Number (if any) <input type="text"/>



**Part F. To Be Completed at Asylum Interview, if Applicable**

**NOTE:** You will be asked to complete this part when you appear for examination before an asylum officer of the Department of Homeland Security, U.S. Citizenship and Immigration Services (USCIS).

I swear (affirm) that I know the contents of this application that I am signing, including the attached documents and supplements, that they are  all true or  not all true to the best of my knowledge and that correction(s) numbered \_\_\_\_ to \_\_\_\_ were made by me or at my request. Furthermore, I am aware that if I am determined to have knowingly made a frivolous application for asylum I will be permanently ineligible for any benefits under the Immigration and Nationality Act, and that I may not avoid a frivolous finding simply because someone advised me to provide false information in my asylum application.

Signed and sworn to before me by the above named applicant on:

\_\_\_\_\_  
Signature of Applicant

\_\_\_\_\_  
Date (mm/dd/yyyy)

\_\_\_\_\_  
Write Your Name in Your Native Alphabet

\_\_\_\_\_  
Signature of Asylum Officer

**Part G. To Be Completed at Removal Hearing, if Applicable**

**NOTE:** You will be asked to complete this Part when you appear before an immigration judge of the U.S. Department of Justice, Executive Office for Immigration Review (EOIR), for a hearing.

I swear (affirm) that I know the contents of this application that I am signing, including the attached documents and supplements, that they are  all true or  not all true to the best of my knowledge and that correction(s) numbered \_\_\_\_ to \_\_\_\_ were made by me or at my request. Furthermore, I am aware that if I am determined to have knowingly made a frivolous application for asylum I will be permanently ineligible for any benefits under the Immigration and Nationality Act, and that I may not avoid a frivolous finding simply because someone advised me to provide false information in my asylum application.

Signed and sworn to before me by the above named applicant on:

\_\_\_\_\_  
Signature of Applicant

\_\_\_\_\_  
Date (mm/dd/yyyy)

\_\_\_\_\_  
Write Your Name in Your Native Alphabet

\_\_\_\_\_  
Signature of Immigration Judge





# Application for Asylum and for Withholding of Removal Supplement A

Department of Homeland Security  
U.S. Citizenship and Immigration Services

USCIS  
Form I-589  
OMB No. 1615-0069  
Expires 09/30/2027

A-Number (If available) \_\_\_\_\_ Date \_\_\_\_\_

## List All of Your Children, Regardless of Age or Marital Status

(NOTE: Use this form and attach additional pages and documentation as needed, if you have more than four children)

1. Alien Registration Number (A-Number) (if any)	2. Passport/ID Card Number (if any)	3. Marital Status (Married, Single, Divorced, Widowed)	4. U.S. Social Security Number (if any)
5. Complete Last Name	6. First Name	7. Middle Name	8. Date of Birth (mm/dd/yyyy)
9. City and Country of Birth	10. Nationality (Citizenship)	11. Race, Ethnic, or Tribal Group	12. Sex <input type="checkbox"/> Male <input type="checkbox"/> Female
13. Is this child in the U.S.? <input type="checkbox"/> Yes (Complete Blocks 14 to 21.) <input type="checkbox"/> No (Specify location): _____			
14. Place of last entry into the U.S.	15. Date of last entry into the U.S. (mm/dd/yyyy)	16. I-94 Number (If any)	17. Status when last admitted (Visa type, if any)
18. What is your child's current status?	19. What is the expiration date of his/her authorized stay, if any? (mm/dd/yyyy)	20. Is your child in Immigration Court proceedings? <input type="checkbox"/> Yes <input type="checkbox"/> No	
21. If in the U.S., is this child to be included in this application? (Check the appropriate box.) <input type="checkbox"/> Yes <input type="checkbox"/> No			

1. Alien Registration Number (A-Number) (if any)	2. Passport/ID Card Number (if any)	3. Marital Status (Married, Single, Divorced, Widowed)	4. U.S. Social Security Number (if any)
5. Complete Last Name	6. First Name	7. Middle Name	8. Date of Birth (mm/dd/yyyy)
9. City and Country of Birth	10. Nationality (Citizenship)	11. Race, Ethnic, or Tribal Group	12. Sex <input type="checkbox"/> Male <input type="checkbox"/> Female
13. Is this child in the U.S.? <input type="checkbox"/> Yes (Complete Blocks 14 to 21.) <input type="checkbox"/> No (Specify location): _____			
14. Place of last entry into the U.S.	15. Date of last entry into the U.S. (mm/dd/yyyy)	16. I-94 Number (If any)	17. Status when last admitted (Visa type, if any)
18. What is your child's current status?	19. What is the expiration date of his/her authorized stay, if any? (mm/dd/yyyy)	20. Is your child in Immigration Court proceedings? <input type="checkbox"/> Yes <input type="checkbox"/> No	
21. If in the U.S., is this child to be included in this application? (Check the appropriate box.) <input type="checkbox"/> Yes <input type="checkbox"/> No			



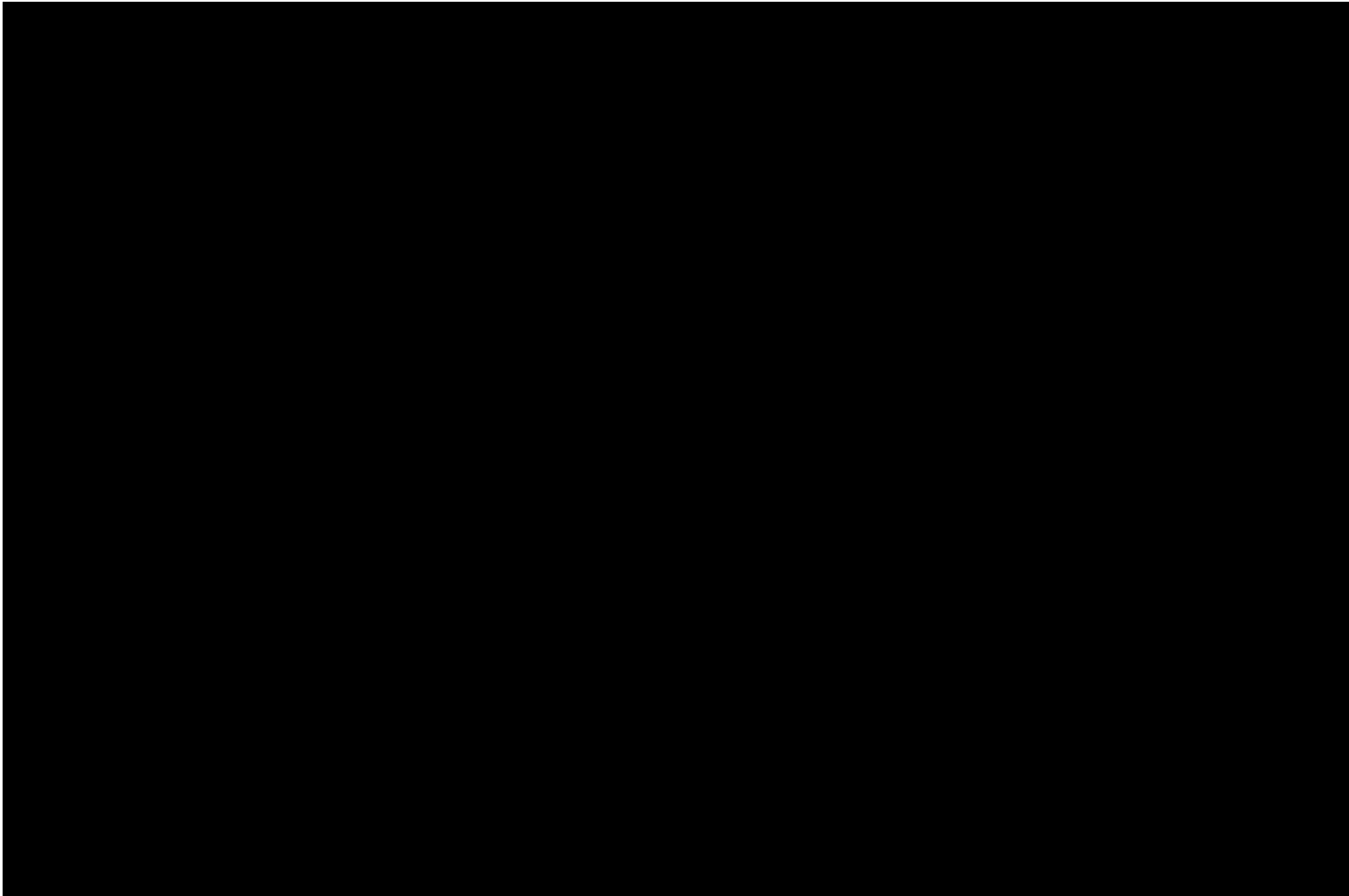


# Application for Asylum and for Withholding of Removal Supplement B

Department of Homeland Security  
U.S. Citizenship and Immigration Services

USCIS  
**Form I-589**  
OMB No. 1615-0069  
Expires 09/30/2027

## Additional Information About Your Claim to Asylum



# Tab G

DEPARTMENT OF HOMELAND SECURITY  
IMMIGRATION DETAINER - NOTICE OF ACTION

Subject ID: [REDACTED]  
Event #: [REDACTED]

File No: [REDACTED]  
Date: [REDACTED]

TO: (Name and Title of Institution - OR Any Subsequent Law Enforcement Agency) [REDACTED]

FROM: (Department of Homeland Security Office Address) [REDACTED]

Name of Individual: [REDACTED]

Date of Birth: [REDACTED] Citizenship: [REDACTED] Sex: [REDACTED]

**1. DHS HAS DETERMINED THAT PROBABLE CAUSE EXISTS THAT THE SUBJECT IS A REMOVABLE INDIVIDUAL. THIS DETERMINATION IS BASED ON (complete box 1 or 2).**

- A final order of removal against the individual;
- The pendency of ongoing removal proceedings against the individual;
- Biometric confirmation of the individual's identity and a records check of federal databases that affirmatively indicate, by themselves or in addition to other reliable information, that the individual either lacks immigration status or notwithstanding such status is removable under U.S. immigration law; and/or
- Statements made by the individual to an immigration officer and/or other reliable evidence that affirmatively indicate the individual either lacks immigration status or notwithstanding such status is removable under U.S. immigration law.

**2. DHS TRANSFERRED THE INDIVIDUAL TO YOUR CUSTODY FOR A PROCEEDING OR INVESTIGATION (complete box 1 or 2).**

- Upon completion of the proceeding or investigation for which the individual was transferred to your custody, DHS intends to resume custody of the individual to complete processing and/or make an admissibility determination.

Consistent with "the policy of the United States to faithfully execute the immigration laws against all inadmissible and removable aliens, particularly those aliens who threaten the safety or security of the American people," set forth in Executive Order 14159, Protecting the American People Against Invasion, DHS requests cooperation regarding the subject who:

- illegally reentered the United States after a prior removal;
- is subject to the detainer provision of the Laken Riley Act and is required to be effectively and expeditiously taken into custody by DHS pursuant to 8 U.S.C. § 1226(c)(3);
- is a member of a designated foreign terrorist organization; and/or
- otherwise poses a risk to national security, border security, or public safety.

**IT IS THEREFORE REQUESTED THAT YOU:**

- **Serve the individual** a copy of this form, and complete and return to ICE the service information at the bottom of this form. If the detainer is not served, the detainer is not valid and may not be relied upon to maintain custody of the individual.
- **Notify DHS** as early as practicable (at least 48 hours, if possible) before the individual is released from your custody. Please notify DHS by calling  U.S. Immigration and Customs Enforcement (ICE) or  U.S. Customs and Border Protection (CBP) at [REDACTED]
- If you cannot reach an official at the number(s) provided, please contact the Law Enforcement Support Center at: (802) 872-6020. Pursuant to 8 U.S.C. § 1373(a), Federal, State, and local government entities and officials may not prohibit or in any way restrict the sending to, or receiving from, DHS information regarding the citizenship or immigration status, lawful or unlawful, of any individual.
- **Maintain custody** of the individual for a period **NOT TO EXCEED 48 HOURS** beyond the time when he/she would otherwise have been released from your custody to allow DHS to assume custody. This detainer arises from DHS authorities and should not impact decisions about the individual's bail, rehabilitation, parole, release, diversion, custody classification, work, quarter assignments, or other matters.

**IT IS THEREFORE REQUESTED THAT YOU: (Continued)**

- Relay this detainer to any other law enforcement agency to which you transfer custody of the individual.
  - Notify this office in the event of the individual's death, hospitalization or transfer to another institution.
- If checked: please cancel the detainer related to this individual previously submitted to you on \_\_\_\_\_ (date).

\_\_\_\_\_  
(Name and title of Immigration Officer)

\_\_\_\_\_  
(Signature of Officer)

**Notice: IT IS A CRIME TO HARBOR OR CONCEAL A PERSON WANTED BY THE FEDERAL GOVERNMENT.**  
Whoever harbors or conceals any person for whose arrest a warrant or process has been issued under the provisions of any law of the United States, so as to prevent his discovery and arrest, after notice or knowledge of the fact that a warrant or process has been issued for the apprehension of such person, shall be fined under this title or imprisoned not more than one year, or both; except that if the warrant or process issued on a charge of felony, or after conviction of such person of any offense, the punishment shall be a fine under this title, or imprisonment for not more than five years, or both. 18 U.S.C. § 1071.

Pursuant to 8 U.S.C. § 1357(a)(1), DHS officers are authorized even without a warrant to interrogate any alien or person believed to be an alien as to his/her right to be or remain in the United States.

DHS officers are authorized to arrest a removable alien under the immigration laws pursuant to an administrative warrant pending a decision on whether they will be removed from the United States, under 8 U.S.C. § 1226(a) and 8 C.F.R. § 236.1(b), or pending removal, under 8 C.F.R. § 241.2(a)(1), and may arrest removable aliens under certain circumstances without a warrant pursuant to 8 U.S.C. § 1357(a). Under no circumstance is a judicial warrant required for the arrest of an alien under the immigration laws.

**Notice:** If the individual may be the victim of a crime or you want the individual to remain in the United States for a law enforcement purpose, notify the ICE Law Enforcement Support Center at (802) 872-6020. You may also call this number if you have any other questions or concerns about this matter.

**TO BE COMPLETED BY THE LAW ENFORCEMENT AGENCY CURRENTLY HOLDING THE INDIVIDUAL WHO IS THE SUBJECT OF THIS NOTICE:**

Please provide the information below, sign, and return to DHS by mailing, emailing or faxing a copy to \_\_\_\_\_.

Local Booking/Inmate #: \_\_\_\_\_ Estimated release date/time: \_\_\_\_\_

Date of latest criminal charge/conviction: \_\_\_\_\_ Last offense charged/conviction: \_\_\_\_\_

This form was served upon the individual on \_\_\_\_\_, in the following manner:

in person     by inmate mail delivery     other (please specify): \_\_\_\_\_

\_\_\_\_\_  
(Name and title of Officer)

\_\_\_\_\_  
(Signature of Officer)

## NOTICE TO THE DETAINEE

The Department of Homeland Security (DHS) has placed an immigration detainer on you. An immigration detainer is a notice to a law enforcement agency that DHS intends to assume custody of you (after you otherwise would be released from custody) because there is probable cause that you are subject to removal from the United States under federal immigration law. DHS has requested that the law enforcement agency that is currently detaining you maintain custody of you for a period not to exceed 48 hours beyond the time when you would have been released based on your criminal charges or convictions. **If DHS does not take you into custody during this additional 48 hour period, you should contact your custodian** (the agency that is holding you now) to inquire about your release. **If you believe you are a United States citizen or the victim of a crime, please advise DHS by calling the ICE Law Enforcement Support Center toll free at (855) 448-6903 / (802) 872-1310.**

## NOTIFICACIÓN A LA PERSONA DETENIDA

El Departamento de Seguridad Nacional (DHS) le ha puesto una retención de inmigración. Una retención de inmigración es un aviso a una agencia de la ley que DHS tiene la intención de asumir la custodia de usted (después de lo contrario, usted sería puesto en libertad de la custodia) porque hay causa probable que usted está sujeto a que lo expulsen de los Estados Unidos bajo la ley de inmigración federal. DHS ha solicitado que la agencia de la ley que le tiene detenido actualmente mantenga custodia de usted por un período de tiempo que no exceda de 48 horas más del tiempo original que habría sido puesto en libertad en base a los cargos judiciales o a sus antecedentes penales. **Si DHS no le pone en custodia durante este periodo adicional de 48 horas, usted debe de contactarse con su custodio** (la agencia que le tiene detenido en este momento) para preguntar acerca de su liberación. **Si usted cree que es un ciudadano de los Estados Unidos o la víctima de un crimen, por favor avise al DHS llamando gratuitamente al Centro de Apoyo a la Aplicación de la Ley ICE al (855) 448-6903 / (802) 872-1310.**

## AVIS AU DETENU OU À LA DÉTENUÉ

Le Département de la Sécurité Intérieure (DHS) a placé un dépositaire d'immigration sur vous. Un dépositaire d'immigration est un avis à une agence de force de l'ordre que le DHS a l'intention de vous prendre en garde à vue (après celà vous pourrez par ailleurs être remis en liberté) parce qu'il y a une cause probable que vous soyez sujet à expulsion des États-Unis en vertu de la loi fédérale sur l'immigration. Le DHS a demandé que l'agence de force de l'ordre qui vous détient actuellement puisse vous maintenir en garde pendant une période ne devant pas dépasser 48 heures au-delà du temps après lequel vous auriez été libéré en se basant sur vos accusations criminelles ou condamnations. **Si le DHS ne vous prenne pas en garde à vue au cours de cette période supplémentaire de 48 heures, vous devez contacter votre gardien (ne)** (l'agence qui vous détient maintenant) pour vous renseigner sur votre libération. **Si vous croyez que vous êtes un citoyen ou une citoyenne des États-Unis ou une victime d'un crime, s'il vous plaît aviser le DHS en appelant gratuitement le centre d'assistance de force de l'ordre de l'ICE au (855) 448-6903 / (802) 872-1310.**

## NOTIFICAÇÃO AO DETENTO

O Departamento de Segurança Nacional (DHS) expediu um mandado de detenção migratória contra você. Um mandado de detenção migratória é uma notificação feita à uma agência de segurança pública que o DHS tem a intenção de assumir a sua custódia (após a qual você, caso contrário, seria liberado da custódia) porque existe causa provável que você está sujeito a ser removido dos Estados Unidos de acordo com a lei federal de imigração. O DHS solicitou à agência de segurança pública onde você está atualmente detido para manter a sua guarda por um período de no máximo 48 horas além do tempo que você teria sido liberado com base nas suas acusações ou condenações criminais. **Se o DHS não leva-lo sob custódia durante este período adicional de 48 horas, você deve entrar em contato com quem tiver a sua custódia** (a agência onde você está atualmente detido) para perguntar a respeito da sua liberação. **Se você acredita ser um cidadão dos Estados Unidos ou a vítima de um crime, por favor informe ao DHS através de uma ligação gratuita ao Centro de Suporte de Segurança Pública do Serviço de Imigração e Alfândega (ICE) pelo telefone (855) 448-6903 / (802) 872-1310.**

## THÔNG BÁO CHO NGƯỜI BỊ GIAM

Bộ Nội An (DHS) đã ra lệnh giam giữ di trú đối với quý vị. Giam giữ di trú là một thông báo cho cơ quan công lực rằng Bộ Nội An sẽ đảm đương việc lưu giữ quý vị (sau khi quý vị được thả ra) bởi có lý do khả tín quý vị là đối tượng bị trục xuất khỏi Hoa Kỳ theo luật di trú liên bang. Sau khi quý vị đã thi hành đầy đủ thời gian của bản án dựa trên các tội phạm hay các kết án, thay vì được thả tự do, Bộ Nội An đã yêu cầu cơ quan công lực giữ quý vị lại thêm không quá 48 tiếng đồng hồ nữa. Nếu Bộ Nội An không đến bắt quý vị sau 48 tiếng đồng hồ phụ trội đó, quý vị cần liên lạc với cơ quan hiện đang giam giữ quý vị để tham khảo về việc trả tự do cho quý vị. Nếu quý vị là công dân Hoa Kỳ hay tin rằng mình là nạn nhân của một tội ác, xin vui lòng báo cho Bộ Nội An bằng cách gọi số điện thoại miễn phí 1(855) 448-6903 / (802) 872-1310 cho Trung Tâm Hỗ Trợ Cơ Quan Công Lực Di Trú.

## 被拘留者通知書

國土安全部(Department of Homeland Security, 簡稱DHS)已經對你發出移民拘留令。移民拘留令為一給予執法機構的通知書，闡明DHS意欲獲取對你的羈押權(若非有此羈押權，你將會被釋放)；因為根據聯邦移民法例，並基於合理的原由，你將會被遞解離美國國境。DHS亦已要求現正拘留你的執法機構，在你因受到刑事檢控或定罪後，而在本應被釋放的程序下，繼續對你作出不超過四十八小時的監管。若你在這附加的四十八小時內，仍未及移交至DHS的監管下，你應當聯絡你的監管人(即現正監管你的機構)查詢有關你釋放的事宜。若你認為你是美國公民或為罪案受害者，請致電ICE執法部支援中心(Law Enforcement Support Center)知會DHS，免費電話號碼：(855)448-6903 / (802) 872-1310。

File No

Date: 1

To: Any immigration officer authorized pursuant to sections 236 and 287 of the Immigration and Nationality Act and part 287 of title 8, Code of Federal Regulations, to serve warrants of arrest for immigration violations

I have determined that there is probable cause to believe that [redacted] is removable from the United States. This determination is based upon:

- the execution of a charging document to initiate removal proceedings against the subject;
- the pendency of ongoing removal proceedings against the subject;
- the failure to establish admissibility subsequent to deferred inspection;
- biometric confirmation of the subject's identity and a records check of federal databases that affirmatively indicate, by themselves or in addition to other reliable information, that the subject either lacks immigration status or notwithstanding such status is removable under U.S. immigration law; and/or
- statements made voluntarily by the subject to an immigration officer and/or other reliable evidence that affirmatively indicate the subject either lacks immigration status or notwithstanding such status is removable under U.S. immigration law.

YOU ARE COMMANDED to arrest and take into custody for removal proceedings under the Immigration and Nationality Act, the above [redacted]

[Redacted Signature and Title of Authorized Immigration Officer]

Certificate of Service

I hereby certify that the Warrant for Arrest of Alien was served by me at [redacted]

on [redacted] (Name of Alien) [redacted] (Date of Service), and the contents of this

no [redacted] or her in the English/Spanish (Language) language.

[Redacted Name and Signature of Officer]

Name or Number of Interpreter (if applicable)

# Tab H

REGISTER OF ACTIONS

CASE NO: [REDACTED]

STATUS: CLSD

CITY [REDACTED]

JUDGE OF RECORD: [REDACTED]  
JUDGE: [REDACTED]

CTN: [REDACTED]  
TCN: [REDACTED]  
SID: [REDACTED]  
ENTRY DATE: [REDACTED]  
OFFENSE DATE: [REDACTED]  
ARREST DATE: [REDACTED]

DOB: ##### SEX [REDACTED] RACE: [REDACTED]  
VEH YR: [REDACTED] VEH MAKE: [REDACTED]

VEHICLE TYPE: [REDACTED]  
DLN: #####  
VIN: [REDACTED]  
CDL: U  
PAPER PLATE: [REDACTED]

[REDACTED] APPOINTED [REDACTED]  
[REDACTED]  
[REDACTED]

PLEA: MUTE & NGBC PLEA DATE: [REDACTED]  
DISPOSITION DATE: [REDACTED]  
SENTENCING DATE: [REDACTED]  
FINE 0.00 COST 0.00 ST.COST 0.00 CON 0.00 MISC. 0.00 REST 0.00 TOT FINE 0.00 TOT DUE 0.00  
JAIL SENTENCE: [REDACTED] PROBATION: [REDACTED]  
VEH IMMOB START DATE: [REDACTED] NUMBER OF DAYS: [REDACTED] VEH FORFEITURE: [REDACTED]

BOND HISTORY:  
5,000.00 PERSONAL BOND SET

DATE	ACTIONS, JUDGMENTS, CASE NOTES	INITIALS
[REDACTED]	AL CHARGE [REDACTED] T DATE [REDACTED]	[REDACTED]
[REDACTED]	TO [REDACTED] TO SIGN [REDACTED] ENTRY REQUESTED [REDACTED] REJECTED BY MSP, N [REDACTED]	[REDACTED]
[REDACTED]	WARRANT ENTRY REQUESTED [REDACTED] SYSIDNO (20:) GENERATED BY [REDACTED]	[REDACTED]
[REDACTED]	WARRANT ENTERED INTO LEIN [REDACTED]	[REDACTED]

NAME

CASE NO:

2

DATE

ACTIONS, JUDGMENTS, CASE NOTES

INITIALS

WARRANT CANCELLATION REQUESTED

1217P

WARRANT CANCELLATION REQUESTED

1217P

WARRANT CANCELLATION REJECTED BY LEIN

1218P

WARRANT CANCELLATION REJECTED BY LEIN

18P

01 MISCELLANEOUS ACTION

WARRANT CANCELED FROM LEIN

WARRANT CANCELED BY

PRISONER

ARRAIGNMENT HELD

ALL COUNTS

PROCEEDING HELD

DISMISSED ON MOTION OF PROSECUTING ATTORNEY  
PER PLEA

ORDER OF ACQUITTAL/DISMISSAL OR REMAND GENERATED

TCN ADDED

SID ADDED

CERTIFIED COPY

\*\*\*\*\* END OF REGISTER OF ACTIONS \*\*\*\*\* 25 08:38

# Tab I

To: Honorable Immigration Judge

My name is [REDACTED], and I am a United States citizen residing at [REDACTED] [REDACTED], Michigan [REDACTED]. I respectfully submit this letter in support of [REDACTED] [REDACTED] request for release on bond pursuant to 8 U.S.C. § 1226(a). A copy of my U.S. passport/identification is attached to verify my citizenship.

I am [REDACTED]'s future sister-in-law and have known [REDACTED] since [REDACTED] 2023, when [REDACTED] met my [REDACTED] at a community multicultural event. From the very first time I met [REDACTED], I was struck by [REDACTED] has been a part of our family ever since, and I am proud to call [REDACTED] r family. [REDACTED] [REDACTED]

Over the time I have known [REDACTED] [REDACTED] consistently demonstrates compassion, generosity, and selflessness. Whenever someone in our family or community is in need, [REDACTED] is always the first to offer help without hesitation. [REDACTED] love for [REDACTED] one-year-old son, is boundless. [REDACTED] [REDACTED]

[REDACTED] have shown a deep commitment to building a strong and loving relationship. [REDACTED] [REDACTED] This step helped them become better partners to each other and more devoted, [REDACTED]. Their shared faith and commitment to personal growth have strengthened their family bonds and demonstrated their responsibility and dedication to each other and their child.

[REDACTED] is also deeply devoted to my [REDACTED] and our entire family. [REDACTED] [REDACTED] [REDACTED] a source of light, love, and stability, and [REDACTED] presence brings warmth and joy to our household.

I can affirm without hesitation that [REDACTED] is not a danger to others. [REDACTED] a law-abiding, responsible, and non-violent individual. [REDACTED] has no criminal convictions, has never posed a

threat to anyone, and consistently demonstrates good moral character in [redacted] personal, professional, and community life. [redacted] works with [redacted], which requires a background check for all drivers, and [redacted] passed this check successfully, further demonstrating [redacted] trustworthiness.

[redacted]  
[redacted]  
[redacted]  
[redacted]  
[redacted]  
[redacted]

Since [redacted] our family has endured significant emotional, practical, and familial hardship. [redacted] absence has left a profound void in our home and in our hearts. My elderly mother is heartbroken and constantly worried, and the stress has begun to affect [redacted] health. My [redacted] struggling to manage household responsibilities while caring for [redacted] without [redacted] guidance and love. [redacted], who is just one year old, [redacted]

[redacted]  
[redacted]  
[redacted]  
[redacted]  
[redacted]

I am confident that [redacted] will fully comply with all immigration court requirements. [redacted]

[redacted]  
[redacted]  
[redacted]  
[redacted]  
[redacted]

[redacted] swear that the foregoing is true and correct to the best of my knowledge and recollection.

Respectfully submitted,

[Redacted]

Future Sister-in-Law / Next Friend

U.S. Citizen

[Redacted]

[Redacted]

[Redacted]

*Endorsements / Mentions Spéciales / Anotaciones*  
If your passport expires within six months of your date of departure, you may be denied entry into some countries.

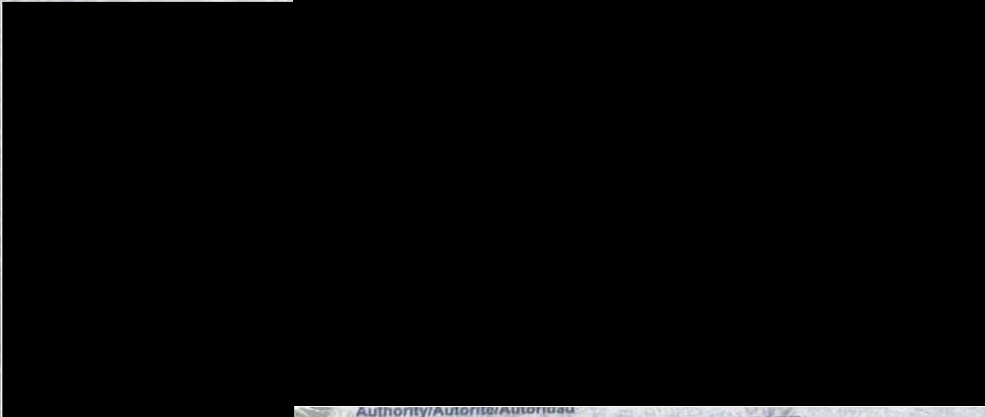


PASSPORT  
PASSEPORT / PASAPORTE

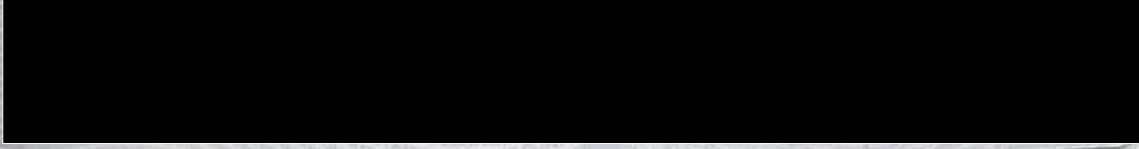
THE UNITED STATES OF AMERICA

USA

Type/Type/Tipo	Code/Code/Código	Passport No. No. du Passeport/Nº del Pasaporte
P	USA	[REDACTED]



Authority/Autorité/Autoridad  
UNITED STATES DEPARTMENT OF STATE



# Tab J

# Letter of Good Moral Character

Regarding: [REDACTED]

To: Honorable Immigration Judge

Immigration Court

[City, State]

Your Honor,

My name is [REDACTED]  
[REDACTED] personally since 2023,  
and I am a close family member. I can be reached at [REDACTED]

[REDACTED],  
[REDACTED]. Because of this relationship and the time we have spent together, [REDACTED]  
[REDACTED]  
[REDACTED]

[REDACTED] has consistently demonstrated responsibility, love, and respect in all aspects [REDACTED]. [REDACTED]  
[REDACTED]  
[REDACTED]

In addition, [REDACTED] has assisted me with responsibilities related to my business. I [REDACTED]  
[REDACTED]  
[REDACTED] takes commitments seriously and  
follows through on [REDACTED] responsibilities.

[REDACTED] with honesty, kindness, and respect toward others. [REDACTED] promotes positive  
values, cooperation, and stability. Based on my personal knowledge, I do not believe [REDACTED]  
[REDACTED] is a danger to anyone or to the community. On the contrary, [REDACTED] is a positive and  
constructive presence.

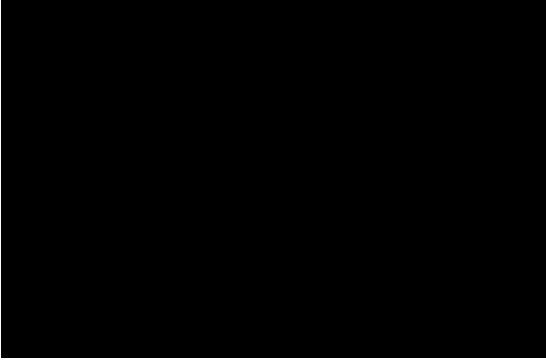
[REDACTED]  
[REDACTED]  
[REDACTED]  
[REDACTED]

I firmly believe that [REDACTED] would return to immigration court and comply with all requirements if  
released. [REDACTED]  
[REDACTED]  
[REDACTED]

I swear that the foregoing is true and correct to the best of my knowledge and recollection.

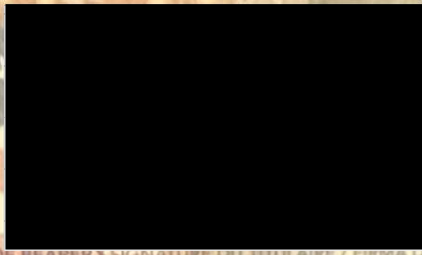
Respectfully submitted,

[REDACTED]



# We the People

*Of the United States,  
in Order to form a more perfect Union,  
establish Justice, insure domestic Tranquility,  
provide for the common defence,  
promote the general Welfare, and secure  
the Blessings of Liberty to ourselves and  
our Posterity, do ordain and establish this  
Constitution for the United States of America.*



3

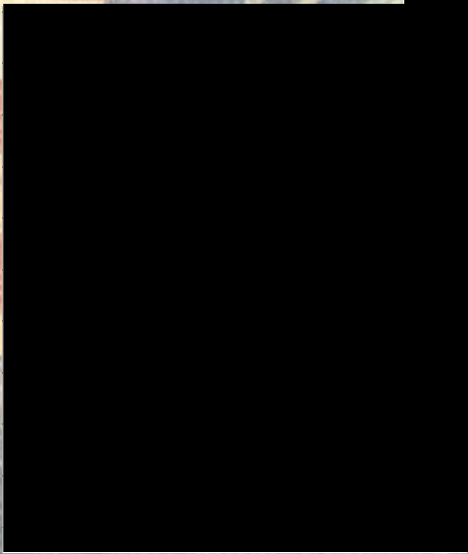
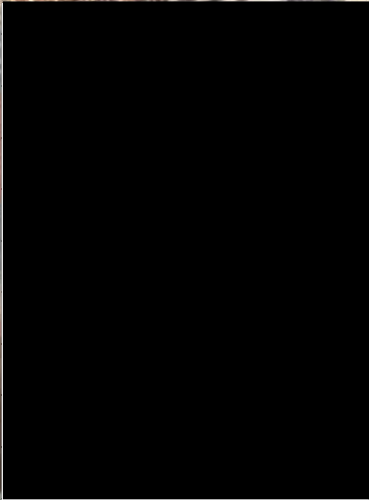
SIGNATURE OF BEARER / SIGNATURE DU TITULAIRE / FIRMA DEL TITULAR

PASSPORT  
PASSEPORT  
PASAPORTE

UNITED STATES OF AMERICA

Type / Type / Tipo    Code / Code / Código    Passport No. / No. / Número de Pasaporte

P    USA

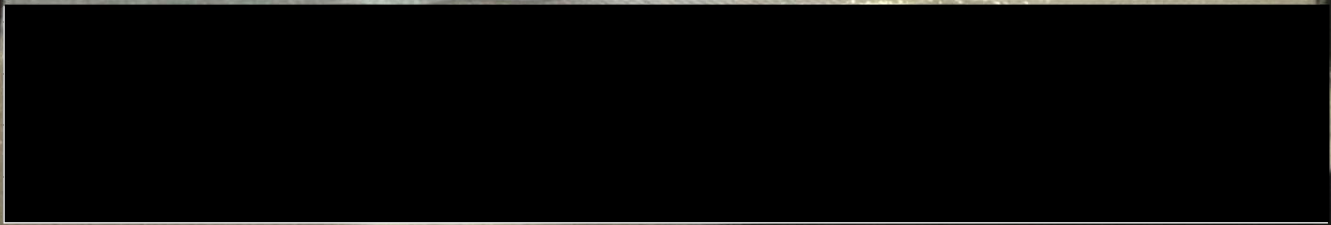


Sex / Sexe / Sexo

Authority / Autorité / Autoridad

United States  
Department of State

USA



# Tab K

LETTER TO ICE – REQUEST PERMISSION TO MARRY WHILE IN CUSTODY

[REDACTED]  
[REDACTED]  
[REDACTED]  
Facility: GEO North Lake Correctional Facility

Date: December 4, 2025

To:

ICE Liaison Officer

GEO North Lake Correctional Facility

4000 N. Lake Drive

Baldwin, MI 49304

—and/or—

ICE/ERO Detroit

1805 W 32nd St

Baldwin, MI 49304

Subject: Request for Authorization to Marry While [REDACTED] in ICE Custody

Dear Officer,

My name is [REDACTED] to legally marry [REDACTED]

[REDACTED]  
[REDACTED]  
Currently detained at GEO North Lake Correctional Facility.

We enter this marriage freely and voluntarily, with full understanding of all legal responsibilities. We also have a 1-year-old United States citizen [REDACTED]

Child's Name: [REDACTED]

Citizenship: U.S. Citizen

We respectfully request that ICE consider the best interests of our U.S. citizen family, including our minor child.

Reasons for Request:

- We are a committed couple and parents to a U.S. citizen child.
- We wish to formalize our marriage legally.
- We understand ICE approval is required for marriages involving a detainee.
- We are prepared to comply with all requirements, including:
  - Obtaining a valid marriage license
  - Providing identification
  - Submitting officiant information
  - Following all ICE and facility procedures

Requested Actions:

I respectfully request:

1. Authorization for the marriage ceremony to take place inside GEO North Lake.
2. Instructions on required documents from both parties.
3. Approval for the officiant to enter the facility.
4. Assistance with scheduling the ceremony at the earliest available time.
5. Consideration of the best interests of our U.S. citizen child, [REDACTED]

Thank you for your time, attention, and assistance.

Sincerely,

[REDACTED]

[REDACTED]



# Tab L

# LETTER FROM EMPLOYER

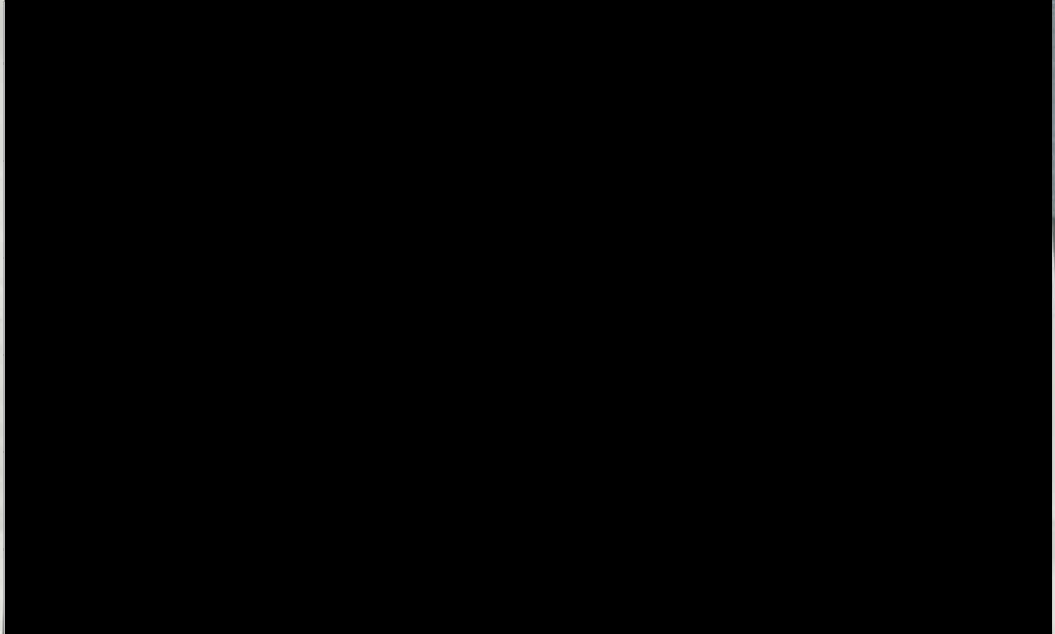
# Tab M

ASSORTED  
PHOTOS OF  
FAMILY  
INSERTED  
HERE

# Tab N

Michigan Department of Transportation  
Application for Title and Registration Statement of Vehicle Sale

Purchaser: [Redacted] Stock Number: [Redacted] Delivery Date: [Redacted] Title Only  New Plate  Renewal



Used Vehicle Dealers Only  
Floor Planned Inventory Lender:

Recreation Passport?  Yes  No Purchaser or Lessee's Initials: [Redacted]

I certify this vehicle was delivered to the named purchaser or delivery date indicated above, all information on this form is accurate and the vehicle is subject only to the secured interest listed on this form. I certify the dealership will apply for title and registration in the purchaser's name within 21 days of the delivery date, and that I have provided paper or electronic signed documents to the purchaser.



8. Cash on Deposit		500.00
9. Cash Due on Delivery		N/A
10. Trade-In	\$	N/A
11. Minus Lien	\$	500.00
12. Total Down Payment		11,513.24
13. Unpaid Balance To Be Financed		N/A
14. Insurance/Additional Product Charge*		11,513.24
15. Total Amount Of Finance Contract (Line 13 + Line 14)		11,513.24

\*Warning: This Insurance is not PLUPD No-Fault Insurance required by Michigan law.  
 Credit Life Insurance  Health & Accident Insurance  
 Gap or Waiver

BFS-4 Temporary Registration Number (this number may be handwritten)

Salesperson: [Redacted]

I am applying for a Michigan Certificate of Title and registration or, if the lessee, applying for a registration. I certify that my driver's license is not suspended or revoked and I am eligible to purchase or register this vehicle. I further certify that if a tax exemption is shown above it is valid.

N/A N/A