PETITION FOR PROTECTION

UNDER THE AFGHAN ALLIES PROTECTION ACT § 602(b)(6) FOR

Afghan Ally [REDACTED]
Case numbers: [REDACTED]

SUBMITTED TO

THE UNITED STATES DEPARTMENT OF STATE

By: The International Refugee Assistance Project

August 18, 2021

Contact Information:

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[REDACTED]
We at the International Refugee Assistance Project (IRAP) represent [redacted], an Afghan national currently in Afghanistan who is seeking special immigrant status under the Afghan Allies Protection Act of 2009 (“AAPA”), as amended. As described below, [redacted], her spouse [redacted], and her three children [redacted], are in imminent danger because of her affiliation with the United States; accordingly, we respectfully request that you immediately remove [redacted] and her family from Afghanistan, or otherwise provide them with protection, as required by federal law.

In support of this petition, please find attached the following:

- Ex. 1: A copy of the threat statement [redacted] previously submitted with [redacted] most recent application for chief of mission approval

- Ex. 2: Updated version of [redacted] threat statement

- Ex. 3: Scans of Passport Biographical Pages
  - Principal: [redacted]
  - Spouse: [redacted]
  - Child: [redacted]
  - Child: [redacted]
  - Child: [redacted]

I. The Petitioner: [redacted]

[redacted] has been seeking special immigrant status through the Afghan special immigrant visa program for nearly seven (7) years. An experienced educator [redacted], [redacted] despite her evident eligibility for a special immigrant visa, she and her family remain in imminent danger in Afghanistan on account of the government’s egregious delays, erroneous decision-making, and—to date—failure to provide protection.

[redacted] first sought chief of mission (“COM”) approval for a special immigrant visa in December 2014, after receiving numerous death threats because of her status as a woman working with the U.S. government. [redacted] It was not
until September 2020 that she received a final determination on her COM application. The government denied her appeal for the lone reason cited for the first time on appeal that it allegedly was not able to get in touch with her employer to verify a human resources letter. The government found no fault with other evidence of her employment, including a supervisor’s letter of recommendation. Continuing to face risk, and six years after submitting her application, [redacted] was forced to begin the application process anew. [redacted] Her new application remains pending before COM.

[redacted] and her family were based [redacted] the same area where, as a child, she had been forbidden to attend school when the Taliban came to power in the 1990s. As the Taliban once again laid siege [redacted] and her family fled to Kabul [redacted] [redacted] and her family fear for their lives and are seeking to leave the country through whatever means they can.

II. The Secretary’s Protection Obligations Under the Afghan Allies Protection Act

In the AAPA, Congress created special immigrant visas ("SIV") for Afghan nationals whose lives are in danger because of their service to the United States during our military mission in Afghanistan. In providing that visa route, Congress also determined that Afghans applying for SIVs should be protected while they remain in their home country; the AAPA thus directs the Secretary of State, in consultation with other agency heads, to make “reasonable effort[s]” to provide protection to Afghans seeking special immigrant status (and their families) who are in imminent danger, “or to immediately remove [them] from Afghanistan, if possible.” AAPA, § 602(b)(6).

In recognition of this congressional directive, the moral imperative underlying it, and the imminent danger faced by special immigrant visa applicants as the U.S. military withdraws from Afghanistan, the State Department recently began coordinating “Operation Allies Refuge” to evacuate some Afghan SIV applicants who are at the final stages of visa processing. Under Operation Allies Refuge, a limited number of applicants and their families are being removed from Afghanistan and taken to the United States or to a third country to await the completion of their visa processing in safety.

Unfortunately, [redacted] and her family were left out of Operation Allies Refuge. Although they applied for special immigrant status in 2014, and notwithstanding the congressional directive that Afghan SIV processing should generally take no more than nine months, they are

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2 AAPA, § 602(b)(4)(A)-(B); see generally Afghan and Iraqi Allies Under Serious Threat Because of Their Faithful Service to the United States v. Pompeo, No. 18-cv-01388, 2019 WL 4575565 (D.D.C. Sept. 20, 2019) (granting injunctive relief to a certified class of Afghan SIV applicants, represented by IRAP, for the unlawful delays in the administration of that program).
not yet at the latter stages of processing required for inclusion in Operation Allies Refuge. For several reasons, we ask that they not be left behind.

First, the congressional mandate to protect or evacuate Afghan special immigrant applicants in danger plainly applies to applicants like [redacted] and her derivative relatives, and no less than to those at later stages of processing. Like those already evacuated, [redacted] and her family members are covered applicants seeking special immigrant status.

Similarly, the moral imperative to protect those Afghans who have risked their lives to work alongside the United States in Afghanistan is in no way based on particular visa processing stages. The Afghan SIV process in particular has long been plagued by inadequate resources, opaque processes, arbitrary denials, and unlawful delays. Grafting evacuation eligibility onto stages of processing only aggravates and amplifies the years-long neglect of the Afghan SIV program, and makes life-saving evacuation needlessly dependent on the vagaries of the visa processing bureaucracy.

And to be clear, [redacted] and her family members face imminent danger: the grave threat from the Taliban, which has swiftly retaken the country and save the airport in Kabul. As the country has fallen to Taliban control, news outlets have reported widespread revenge killings of civilians, like [redacted] and her family, associated with foreign governments. This reality is

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3 See, e.g., Interview: Secretary Antony J. Blinken On CNN’s State of the Union with Dana Bash, U.S. DEPARTMENT OF STATE (June 13, 2021), https://www.state.gov/secretary-antony-j-blinken-on-cnns-state-of-the-union-with-dana-bash/ (Statement of Secretary Blinken) (“We’re determined to make good on our obligation to those who helped us, who put their lives on the line, put their families’ lives on the line working with our military, working with our diplomats. . . . We want to make sure that anyone who has helped us we are making good on our obligation to help them.”); The Fiscal Year 2022 National Defense Authorization Budget Request from the Department of Defense: Hearing Before the H. Armed Servs. Comm., 117th Congress (June 23, 2021), available at https://armedservices.house.gov/hearings/?ID=AEFE8C4B-54FF-463C-89C5-0F218774D780 (hereinafter “June 2021 H. Armed Servs. Comm. Hearing”) (Statement of Gen. Mark A. Milley, the Chairman of the Joint Chiefs of Staff) (“I consider it a moral imperative to take care of those that have served along our side.”).


well known to the U.S. government, which has advised SIV applicants like [REDACTED] and her family to shelter in place while the U.S. military works to evacuate U.S. citizens.

Removing [REDACTED] and her family from Afghanistan is also plainly possible, as demonstrated by the ongoing evacuation of American citizens, notwithstanding the Taliban’s gains. Even before that, Operation Allies Refuge demonstrated the feasibility of evacuating our Afghan allies to safety while their visa processing concludes, and senior military officials have stated publicly, including in sworn testimony to Congress, that the United States could evacuate far more Afghans than just those SIV applicants at the latter stages of processing.⁶

President Biden recently promised that “those who helped us are not going to be left behind.”⁷ With the recent fall of Afghanistan’s provincial and central governments to the Taliban, however, it is clear that failing to act now to evacuate Afghans who assisted the United States will be a deeply consequential betrayal of our Afghan allies and our obligations to them.

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For the foregoing reasons, we respectfully request that you provide for the protection or immediate evacuation from Afghanistan of [REDACTED] and her family. See AAPA, § 602(b)(6). Consistent with the Administrative Procedure Act, we expect a response “within a reasonable time,” 5 U.S.C. § 555(b), which, given the exigencies, we believe to be immediately.

Please do not hesitate to get in touch should you have any questions or need additional information. Thank you for your consideration of this request.


⁶ Press Conference: President Biden on Afghanistan Withdrawal (July 8, 2021), available at www.c-span.org/video/?513249-1/president-biden-us-military-operations-afghanistan-end-september (“[O]ur message to [our Afghan allies] is clear: There is a home for you in the United States if you so choose, and we will stand with you just as you stood with us. . . . [W]e can guarantee their safety, if they wish to leave, by taking them to third countries [to complete processing]” (emphasis added)); June 2021 H. Armed Servs. Comm. Hearing, supra note 3 (Statement of Gen. Mark A. Milley, the Chairman of the Joint Chiefs of Staff) (“We have the military capability to do whatever’s directed by the President of United States with respect to our allies and those that have worked with us. . . . We are prepared to execute whatever we are directed.”); id. (Statement of Secretary of Defense Lloyd J. Austin III) (“[W]e stand ready to provide resources to accelerate this [evacuation] if it’s possible, and it is possible”); Hearing to Receive Testimony on the Transition of All United States and Coalition Forces From Afghanistan and Its Implications: Hearing Before the S. Armed Servs. Comm., 117th Congress (May 20, 2021), available at https://www.armed-services.senate.gov/imo/media/doc/21-41 05-20-2021.pdf (Statement of David Helvey, Acting Assistant Secretary of Defense for Indo-Pacific Security Affairs) (“We do have a moral obligation to help those that have helped us over the past 20 years, and we are working intensely . . . to identify those mechanisms and the resources required to provide that type of assistance [given to our allies when the United States left Vietnam] . . . . This is an important thing that we should do. And if the security conditions deteriorate and if we are given an order to take other means and other mechanisms, we would have the ability to do that.”).

⁷ Press Conference: President Biden (June 24, 2021), available at www.c-span.org/video/?e4967837/user-clip-biden-afghan-evacuation. See also id. (“They are welcome here, just like anyone else who risked their lives to help us.”).
Sincerely,

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