Immigration Documents

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Immigration Documents

Introduction

Identifying an immigrant's status to determine whether he or she is eligible for benefits is not simply a matter of asking the immigrant for a particular document. Immigrants with similar documents might have different immigration statuses and therefore be eligible for different benefits.

To make an accurate determination, you must be able to read the document to discover what it says about the person's immigration status, then match that information to the immigrant eligibility rules described in Part 2 of this *Guide*.

The documents shown in this section are examples to be used for educational purposes only. Since documents issued by the Immigration and Naturalization Service (INS) frequently change, the documents and codes presented here are not exhaustive. If you are trying to compare a document to those shown in this *Guide*, and you find that it is not here or that it contains codes different from those listed here, do not assume that the document you are trying to compare is invalid. Instead, consult an immigration law expert for advice about how to proceed.

Most noncitizens who come into contact with the INS are given an "alien" (or "A") number. To keep track of an individual's immigration file, the INS uses this number, along with the person's name and date of birth. Most immigration documents include a reference to the individual's "A" number. In some cases, an individual may have more than one "A" number, as a result of multiple contacts with the INS.

List of Documents by Document Number

NUMBER	R NAME			
I-94	Arrival/Departure Record	76		
	Key to I-94	76		
l-134	Affidavit of Support (traditional version)	92		
l-151	Resident Alien Card	66		
	Key to I-551 and I-151 Cards	67		
l-181	Memorandum of Creation of Record of Lawful Permanent Residence	74		
l-185	Canadian Border Crossing Card	86		
I-186	Mexican Border Crossing Card	86		
I-179	U.S. Citizen I.D. Card	57		
l-197	U.S. Citizen I.D. Card	57		
I-210	Voluntary Departure	81		
I-221S	Order to Show Cause	95		
l-327	Reentry Permit	71		
I-444	Mexican Border Visitors Permit	86		
l-512	Parole Authorization	82		
l-551	Permanent Resident Card	64		
	Key to I-551 and I-151 Cards	67		
l-551	Stamp in Foreign Passport	66		
l-571	Refugee Travel Document	78		
l-586	Mexican Border Crossing Card			
I-688	Temporary Resident Card under the 1986 Amnesty Program			
I-688A	Employment Authorization for Applicants under the 1986 Amnesty Program			
I-688B	Employment Authorization Document (EAD)			
I-766	Employment Authorization Document (EAD)	87		
	Key to Employment Authorization Cards	88		
I-797	Notice of Action	83		
I-862	Notice to Appear	94		
I-864	Affidavit of Support (enforceable version)	91		
N-550	Certificate of Naturalization	56		
N-560	Certificate of Citizenship			
N-561	Certificate of Citizenship			
N-570	Certificate of Naturalization			
B-1/B-2 Visa/BCC	Mexican or Canadian Nonimmigrant Visa/Border Crossing Card			
_	Decision Granting Asylum			
_	HHS Certification Letter	85		
_	Order Granting Suspension of Deportation	72		
_	Order Granting Cancellation of Removal			

List of Documents by Status

CITIZENSHIP DOCUMENTS

NUMBER	Name	PAGE	
l-179	U.S. Citizen I.D. Card	57	
I-197	U.S. Citizen I.D. Card	57	
N-550	Certificate of Naturalization	56	
N-560	Certificate of Citizenship	57	
N-561	Certificate of Citizenship	57	
N-570	Certificate of Naturalization	56	
DOCUMENTS RE	ELATING TO LPR STATUS		
l-151	Resident Alien Card	66	
	Key to I-551 and I-151 Cards	67	
l-181	Memorandum of Creation of Record of Lawful Permanent Residence	74	
l-327	Reentry Permit	71	
I-551	Permanent Resident Card	64	
	Key to I-551 and I-151 Cards	67	
l-551	Stamp in Foreign Passport	66	
_	Order Granting Suspension of Deportation	72	
_	Order Granting Cancellation of Removal	73	
DOCUMENTS RE	ELATING TO OTHER IMMIGRATION STATUSES		
l-94	Arrival/Departure Record	76	
	Key to 1-94	76	
I-185	Canadian Border Crossing Card	86	
I-186	Mexican Border Crossing Card	86	
l-210	Voluntary Departure	81	
Ī-444	Mexican Border Visitors Permit	86	
I-512	Parole Authorization	82	
l-571	Refugee Travel Document	78	
l-586	Mexican Border Crossing Card	86	
I-688	Temporary Resident Card under the 1986 Amnesty Program	75	
I-797	Notice of Action	83	
B-1/B-2 Visa/BCC	Mexican or Canadian Nonimmigrant Visa/Border Crossing Card	86	
_	Decision Granting Asylum	79	
_	HHS Certification Letter	85	
	ELATING TO EMPLOYMENT AUTHORIZATION G IMMIGRATION STATUS		
I-688A	Employment Authorization for Applicants under the 1986 Amnesty Program	89	
I-688B	Employment Authorization Document (EAD)	88	
I-766	Employment Authorization Document (EAD)	87	
	Key to Employment Authorization Cards	88	
OTHER COMMO	ON IMMIGRATION FORMS		
I-134	Affidavit of Support (traditional version)	92	
I-221S	Order to Show Cause		
I-862	Notice to Appear		
I-864	Affidavit of Support (enforceable version)	94 91	

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Documents Relating to Citizenship Status

U.S. CITIZENS AND NATIONALS

Citizenship through birth in the United States or naturalization. With the exception of the children of certain diplomats, all persons born in the United States and its territories acquire U.S. citizenship at birth. As discussed below, persons born abroad with at least one U.S. citizen parent may also acquire citizenship at birth. In addition, lawful permanent residents (LPRs) of the U.S. and certain U.S. military veterans can become citizens through the process known as naturalization.

Collective naturalization. Individuals born in certain territories became U.S. citizens collectively through grants of citizenship made by the United States.

Acquisition of citizenship through birth abroad. Individuals born abroad to U.S. citizen parent(s) may automatically be U.S. citizens at birth. Whether a person born abroad with at least one U.S. citizen parent became a citizen at birth depends on the law in effect at the time the person was born. Generally one parent (or in some cases, a grandparent) must have resided in the U.S. for a specific period of time prior to the person's birth. An immigrant child who has been adopted by a U.S. citizen and who has been admitted to the U.S. as an LPR may automatically acquire U.S. citizenship. Because of the complexity of the law in this area, individuals born abroad to U.S. citizen parents are often unaware that they are U.S. citizens.

Derivative naturalization. Children under 18 years of age generally cannot apply to naturalize, but they may automatically become citizens as a result of the naturalization of their parents (or just one parent, if that parent has custody of the children). This process is known as "derivative naturalization." The law governing derivative naturalization has been changed many times, and the specific requirements differ depending upon the law in effect at the time a particular individual's parents naturalized. Because of the complexity of the law governing derivative naturalization, many individuals who in fact are U.S. citizens do not know that they derived citizenship when their parents naturalized.

Noncitizen U.S. nationals. All U.S. citizens are also nationals of the United States, but some individuals who are U.S. nationals are *not* U.S. citizens. When the U.S. acquired certain island territories, Congress provided for the inhabitants of these territories to be citizens of their own islands, and nationals of the United States. Noncitizen nationals owe permanent allegiance to the U.S., and may enter and work in the U.S. without restriction. At present, noncitizen nationals include only (1) certain citizens of American Samoa and Swains Island, and (2) residents of the Northern Mariana Islands who did not elect to become U.S. citizens.

TABLE 4

Typical Documents Indicating Citizenship

Primary evidence of U.S. citizenship

(most common documents that by themselves evidence citizenship)

- a birth certificate showing birth in one of the 50 states, the District of Columbia, Puerto Rico (on or after Jan. 13, 1941), Guam, the U.S. Virgin Islands (on or after Jan. 17, 1917), or the Northern Mariana Islands (on or after Nov. 4, 1986), unless the person was born to foreign diplomats residing in the U.S. (note: persons born in Puerto Rico, the U.S. Virgin Islands, or the Northern Mariana Islands before these territories became part of the U.S. may be citizens through collective naturalization, as explained below);
- a U.S. passport;
- INS Forms I-179 (U.S. Citizen ID Card), I-197 (Citizen ID Card), N-560 (Certificate of Citizenship), I-872 (American Indian Card, for members of the Texas Band of Kickapoo), I-873 (Northern Marianas Card, for U.S. citizens from the Commonwealth of the Northern Marianas), N-561 (Certificate of Citizenship), N-550 (Certificate of Naturalization), and N-570 (Certificate of Naturalization);
- Consular Forms FS-240 (Report of Birth Abroad), FS-545 (Certificate of Report of Birth), and DS-1350 (Certification of Report of Birth);
- Northern Mariana Identification Card (issued before Nov. 3, 1986, then replaced by the I-873);
- statement of consular official certifying that individual derived citizenship upon naturalization of his or her parent; and
- American Indian Card with classification KIC (identifying the bearer as a member of the Texas band of Kickapoo Indians; the current version is the I-872).

Secondary evidence of U.S. citizenship

(other evidence that establishes citizenship)

- a religious record showing birth in one of the 50 states, the District of Columbia, Puerto Rico (on or after Jan. 13, 1941), Guam, the U.S. Virgin Islands (on or after Jan. 17, 1917), or the Northern Mariana Islands (on or after Nov. 4, 1986), unless the person was born to foreign diplomats residing in the U.S. The record must have been recorded within three months after the birth and show that the birth occurred within the jurisdiction and the date of birth or the individual's age at the time the record was made
- evidence of civil service employment by the U.S. government before June 1, 1976;
- early school records (preferably from the individual's first school) showing the date of admission to the school, the individual's date and place of birth, and the name(s) and place(s) of birth of the parent(s);
- census record showing name, U.S. citizenship or a U.S. place of birth, and date of birth or age of applicant;
- adoption finalization papers showing the child's name and place of birth in one of the 50 states, the
 District of Columbia, Puerto Rico (on or after Jan. 13, 1941), Guam, the U.S. Virgin Islands (on or after
 Jan. 17, 1917), American Samoa, Swain's Island or the Northern Mariana Islands (unless the person
 was born to foreign diplomats residing in the U.S.), or, where the adoption is not finalized and the state
 or other jurisdiction will not release a birth certificate prior to final adoption, a statement from a stateapproved adoption agency showing the child's name and place of birth in one of the above-listed
 jurisdictions (in this case the statement must indicate that an original birth certificate is the source of
 the information); and
- any other document that establishes a U.S. place of birth or in some way indicates U.S. citizenship.

Documents evidencing collective naturalization

persons from Puerto Rico

- evidence of birth in Puerto Rico on or after Apr. 11, 1899, and the individual's statement that he or she was residing in the U.S., a U.S. possession, or Puerto Rico, on Jan. 13, 1941; and
- evidence that the individual was a Puerto Rican citizen and his or her statement that he or she was
 residing in Puerto Rico on Mar. 1, 1917, and that he or she did not take an oath of allegiance to Spain.

persons from U.S. Virgin Islands

- evidence of the individual's birth in the U.S. Virgin Islands, and his or her statement that he or she was residing in the U.S., a U.S. possession, or the U.S. Virgin Islands on Feb. 25, 1927;
- the individual's statement indicating residence in the U.S. Virgin Islands as a Danish citizen on Jan. 17, 1917, and residence in the U.S., a U.S. possession, or the U.S. Virgin Islands on Feb. 25, 1927, and indicating that he or she did not make a declaration to maintain Danish citizenship; and
- evidence of birth in the U.S. Virgin Islands and the individual's statement indicating residence in the U.S., a U.S. possession, or territory or the Canal Zone on June 28, 1932.

TABLE 4 (CONTINUED)

Typical Documents Indicating Citizenship

Documents evidencing collective naturalization (continued)	 persons from Northern Mariana Islands (NMI) (formerly part of the Trust Territory of the Pacific Islands (TTPI)) evidence of birth in the NMI, TTPI citizenship and residence in the NMI, the U.S., or a U.S. territory or possession on Nov. 3, 1986 (NMI local time), and the individual's statement that he or she did not owe allegiance to a foreign state on Nov. 4, 1986; evidence of TTPI citizenship, continuous residence in the NMI since before Nov. 3, 1981 (NMI local time), voter registration prior to Jan. 1, 1975, and the individual's statement that he or she did not owe allegiance to a foreign state on Nov. 4, 1986; and evidence of continuous domicile in the NMI since before Jan. 1, 1974, and the individual's statement that he or she did not owe allegiance to a foreign state on Nov. 4, 1986 (note: individuals who entered the NMI as nonimmigrants and lived in the NMI since Jan. 1, 1974, do not meet the continuous domicile requirement and therefore are not U.S. citizens).
Documents evidencing citizenship through birth abroad	 evidence that both of the individual's parents were U.S. citizens, and that at least one parent resided in the U.S. or an outlying possession prior to the individual's birth; evidence that one parent is a U.S. citizen and the other a U.S. noncitizen national, and that the U.S. citizen parent resided in the U.S. or a U.S. possession for a period of at least one year prior to the individual's birth; for individuals born out of wedlock abroad to a U.S. citizen mother, evidence of the U.S. citizenship of the mother and, for births on or before Dec. 24, 1952, evidence that the mother had resided in the U.S. or a U.S. possession for a period of at least one year before the individual's birth; for individuals born in the Canal Zone, a birth certificate showing birth on or after Feb. 26, 1904, and before Oct. 1, 1979, and evidence that one parent was a U.S. citizen at the time of the individual's birth; for individuals born in the Republic of Panama, a birth certificate showing birth on or after Feb. 26, 1904, and before Oct. 1, 1979, and evidence that at least one parent was a U.S. citizen and employed by the U.S. government or the Panama Railroad Company or its successor in title; and for other situations where an individual was born abroad to one U.S. citizen parent and one noncitizen parent, the determination of whether the individual is a U.S. citizen parent (or in some cases, a grandparent) must have resided in the United States for a specific period of time prior to the person's birth. Persons in this situation should consult an immigration attorney to determine whether they are citizens.
Documents evidencing U.S. citizenship through marriage	 for women who married U.S. citizens prior to Sept. 22, 1922, evidence that the marriage took place prior to this date and that the husband is a U.S. citizen; and women whose husbands were noncitizens who naturalized prior to Sept. 22, 1922, automatically acquired naturalized citizenship. If the marriage terminated, the woman maintained her U.S. citizenship if she was residing in the U.S. at that time and continued to reside in the U.S.
Documents evidencing acquistion of U.S. citizenship through derivative naturalization	Evidence that one or both parents of a child naturalized, and that the child obtained LPR status, before the child's 18th birthday. Note that the specific requirements for derivative citizenship depend upon the law in effect at the time that the last of these requirements was met.
Documents evidencing status as noncitizen national	 a birth certificate or any other document showing birth in American Samoa or Swain's Island; and a birth certificate or any other document showing birth in the Northern Mariana Islands prior to Nov. 4, 1986, and the individual's statement that he or she elected to become a noncitizen U.S. national rather than a U.S. citizen on that date.

Sample Citizenship Documents

N-550, N-570 — CERTIFICATES OF NATURALIZATION

These documents are issued to persons who become U.S. citizens through the naturalization process. The N-550 is the original certificate of naturalization issued by a court. The N-570 is a replacement certificate issued by the INS when the original is lost or destroyed.



N-550



N-570

N-560, N-561 — CERTIFICATES OF CITIZENSHIP

A certificate of citizenship can be obtained by U.S. citizens born abroad who acquired citizenship at birth through a U.S. citizen parent. It can also be obtained by citizens who derived citizenship when their parents naturalized, and by those adopted by U.S. citizens. The N-561 is a replacement certificate.

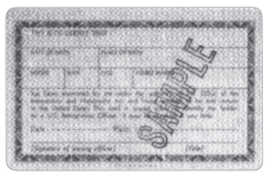


N-560

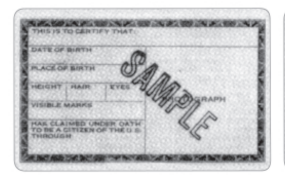
I-179, I-197 — U.S. CITIZEN I.D. CARDS

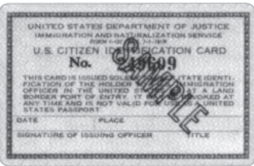
These two identification documents were once issued to U.S. citizens; the INS no longer uses them. Cards previously issued to U.S. citizens remain valid indefinitely.





I-179 - front and back





I-197 – front and back

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Documents Relating to Immigration Status

TABLE 5

Typical Documents Used by Categories of "Qualified" Immigrants

Listed below are typical documents most commonly used to show "qualified" immigrant status. Note that the list is not exhaustive; other documents not listed here may also be used for this purpose. Lists of samples of documents displayed in the *Guide* can be found on pages 48–49.

IMMIGRATION CATEGORIES	TYPICAL DOCUMENTS
Lawful permanent residents (LPRs)	 "green card" (Form I-551; earlier versions are the I-151, AR-2 and AR-3); reentry permit (I-327); foreign passport stamped to show temporary evidence of LPR or "I-551" status; Memorandum of Creation of Lawful Permanent Residence with approval stamp (I-181); order issued by the INS, an immigration judge, the Board of Immigration Appeals (BIA), or a federal court granting registry, suspension of deportation, cancellation of removal, or adjustment of status; or any verification from the INS or other authoritative document.
Refugees	 Form I-94 Arrival/Departure Record or passport stamped "refugee" or "§ 207"; Form I-688B or I-766 Employment Authorization Document (EAD) coded 274a.12(a)(3) or A3; refugee travel document (I-571); or any verification from the INS or other authoritative document. NOTE: If adjusted to LPR status, I-551 may be coded R8-6, RE-6, RE-7, RE-8, or RE-9.
Asylees	 Form I-94 or passport stamped "asylee" or "§ 208"; order granting asylum issued by the INS, an immigration judge, the Board of Immigration Appeals (BIA), or a federal court; Form I-688B or I-766 EAD coded 274a.12(a)(5) or A5; refugee travel document (I-571); or any verification from the INS or other authoritative document. NOTE: If adjusted to LPR status, I-551 may be coded AS-6, AS-7, or AS-8.
Persons granted withholding of deportation or removal	Form I-94 or passport stamped "§ 243(h)" or "§ 241(b)(3)"; order granting withholding of deportation or removal issued by the INS, an immigration judge, the BIA, or a federal court; Form I-688B or I-766 EAD coded 274a.12(a)(10) or A10; refugee travel document (I-571); or any verification from the INS or other authoritative document.
Amerasian LPRs (NOTE: only certain Vietnamese Amerasians qualify for the "Refugee Exemption" and the codes listed here pertain to these Amerasians)	 Form I-551; temporary I-551 stamp in passport; Form I-94; or any verification from the INS or other authoritative document. NOTE: any of the above documents should have one of the following codes: AM-1, AM-2, AM-3, AM-6, AM-7, AM-8.
Cuban/Haitian entrants	 Form I-94 with a stamp indicating "Cuban/Haitian entrant" (this may be rare, as it has not been used since 1980) or any other notation indicating "parole," any documents indicating pending exclusion or deportation proceedings; any documents indicating a pending asylum application, including a receipt from an INS Asylum Office indicating filing of Form I-589 application for asylum; Form I-688B or I-766 EAD coded 274a.12(c)(8) or C8; or any verification from the INS or other authoritative document. NOTE: Individuals who have adjusted to LPR status may have I-551 cards coded CH-6, CU-6, CU-7. In addition, Cubans or Haitians with the codes LB-2, LB-6, or LB-7 may also qualify – these codes were used for individuals granted LPR status under any of the 1986 legalization provisions including Cuban/Haitian entrants.

table continued next page ➤

TABLE 5 (CONTINUED)

Typical Documents Used by Categories of "Qualified" Immigrants

Listed below are typical documents most commonly used to show "qualified" immigrant status. Note that the list is not exhaustive; other documents not listed here may also be used for this purpose. Lists of samples of documents displayed in the *Guide* can be found on pages 48–49.

IMMIGRATION CATEGORIES	TYPICAL DOCUMENTS
Parolees (NOTE: to be "qualified," immigrants must have been paroled for at least one year; includes persons paroled "in the public interest," Lautenberg parolees, and others)	 Form I-94 indicating "parole" or "PIP" or "212(d)(5)," or other language indicating parole status; Form I-688B or I-766 EAD coded 274a.12(a)(4), 274a.12(c)(11), A4, or C11; or any verification from the INS or other authoritative document. NOTE: If subsequently adjusted to LPR status, may have I-551 cards (for Lautenberg parolees, these may be coded LA).
Conditional entrants (not used since 1980)	 Form I-94 or other document indicating status as "conditional entrant," "Seventh Preference," § 203(a)(7), or P7; or any verification from the INS or other authoritative document.
Abused spouses or children, parents of abused children, or children of abused spouses (must have a pending petition for an immigrant visa, either filed by a spouse or a self-petition under the VAWA, or an application for suspension of deportation or cancellation of removal. The petition or application must either be approved or, if not yet approved, must present a prima facie case)	 receipt or other proof of filing I-130 (visa petition) under immediate relative (IR) or 2nd family preference (P-2) showing status as a spouse; Form I-360 (application to qualify as abused spouse or child under the VAWA); Form I-797 Notice of Action referencing pending I-130 or I-360 or finding establishment of a prima facie case; receipt or other proof of filing I-485 application for adjustment of status on basis of an immediate relative or family 2nd preference petition or VAWA application; any documents indicating a pending suspension of deportation or cancellation of removal case, including a receipt from an immigration court indicating filing of Form EOIR-40 (application for suspension of deportation) or EOIR-42 (application for cancellation of removal); Form I-688B or I-766 EAD coded 274a.12(a)(10) or A10 (applicant for suspension of deportation) or 274a.12(c)(14) or C14 (individual granted deferred action status); or any verification from the INS or other authoritative document.

TABLE 6

Typical Documents Used by Other Categories of Immigrants

Listed below are typical documents most commonly used by other categories of immigrants to show their status. Note that the list is not exhaustive; other documents not listed here may also be used to show these statuses. Lists of samples of documents displayed in the *Guide* can be found on pages 48–49.

IMMIGRATION CATEGORIES	TYPICAL DOCUMENTS	
Lawful temporary residents	 Form I-688 Temporary Resident Card; Form I-688A Employment Authorization Document (EAD); Form I-688B or I-766 EAD coded 274a.12(a)(2) or A2; or any verification from the INS or other authoritative document. 	
Persons granted temporary protected status (TPS)	 Form I-688B or I-766 EAD coded 274a.12(a)(12) or A12; or any verification from the INS or other authoritative document. 	
Persons granted deferred enforced departure (DED)	 Form I-688B or I-766 EAD coded 274a.12(a)(11) or A11; or any verification from the INS or other authoritative document. 	
Persons granted Family Unity	 Form I-797 Notice of Action showing approval of I-817 Application for Family Unity; Form I-688B or I-766 EAD coded 274a.12(a)(13) or A13; or any verification from the INS or other authoritative document. 	
Parolees for a period less than one year	 Form I-94 indicating "parole" or "212(d)(5)," or other language indicating parole status; Form I-688B or I-766 EAD coded 274a.12(a)(4), 274a.12(c)(11), A4, or C11; or any verification from the INS or other authoritative document. 	
Persons granted deferred action status	 Form I-797 Notice of Action or other form showing approval of deferred action status; Form I-688B or I-766 EAD coded 274a.12(c)(14) or C14; or any verification from the INS or other authoritative document. 	
Persons under an order of supervision	 Notice or form showing release under order of supervision; Form I-688B or I-766 EAD coded 274a.12(c)(18) or C18; or any verification from the INS or other authoritative document. 	
Persons granted extended voluntary departure	 Notice or form showing grant of extended voluntary departure; Form I-688B or I-766 EAD coded 274a.12(a)(11) or A11; or any verification from the INS or other authoritative document. 	
Applicants for registry	 Receipt or notice showing filing Form I-485 Application to Register Permanent Resident or Adjust Status; Form I-688B or I-766 EAD coded 274a.12(c)(16) or C16; or any verification from the INS or other authoritative document. 	
Applicants for adjustment of status to LPR status	 Receipt or notice showing filing Form I-485 Application to Register Permanent Resident or Adjust Status; Form I-688B or I-766 EAD coded 274a.12(c)(9) or C9; or any verification from the INS or other authoritative document. 	
Applicants for asylum	 Receipt or notice showing filing Form I-485 Application for Asylum and Withholding; Form I-688B or I-766 EAD coded 274a.12(c)(8) or C8; or any verification from the INS or other authoritative document. 	
Applicants for suspension of deportation or cancellation of removal	 Receipt or notice showing filing Form EOIR-40 (Application for Suspension of Deportation), EOIR-42 (Application for Cancellation of Removal), or I-881 (Application for Suspension of Deportation or Special Rule Cancellation of Removal); Form I-688B or I-766 EAD coded 274a.12(c)(10) or C10; or any verification from the INS or other authoritative document. 	
Applicants for temporary protected status (TPS)	 Receipt or notice showing filing Form I-821 (Application for Temporary Protected Status); Form I-688B or I-766 EAD coded 274a.12(c)(19) or C19; or any verification from the INS or other authoritative document. 	
Nonimmigrants	 Form I-94 Arrival/Departure Record or passport containing nonimmigrant visa; Form I-688B or I-766 EAD or other INS document indicating nonimmigrant status; or any verification from the INS or other authoritative document. 	

Sample Documents Relating to Lawful Permanent Resident Status

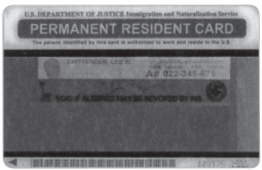
The most common INS document used to prove lawful permanent resident (LPR) status is the "Permanent Resident Card" or "green card." The Form I-551 is the current version of this document. Versions of the card issued prior to the I-551 include Forms I-151, AR-2, and AR-3. These cards contain codes that indicate how the immigrant obtained LPR status, and generally include the date when the immigrant obtained the status. This section includes a key to many of these codes.

It often takes many months for individuals who are admitted as LPRs, or who adjust to LPR status, to actually receive a green card, and there are a variety of other documents that show LPR status. These include an "I-551" stamp in a foreign passport, a temporary I-551 card, an I-94 (Arrival/Departure Record) referencing I-551 status, an I-181 (Memorandum of Creation of Record of Lawful Permanent Residence), an I-327 (Reentry Permit), or an order of the INS, an immigration judge, the Board of Immigration Appeals, or a federal court granting suspension of deportation, cancellation of removal, or adjustment of status.

I-551 — PERMANENT RESIDENT CARD

This card—various versions of which have been issued since 1978—is proof of LPR status. Now known as the "Permanent Resident Card," this card was previously known as the "Resident Alien Card" or "Alien Registration Receipt Card." These cards are also commonly referred to as "green cards," even though recent versions of these cards are multi-colored. Until 1989, these cards had no expiration date, but cards now being issued expire ten years after the date of issue. At the end of the ten years, the LPR does not lose his or her status, but must simply renew the card. Conditional permanent residents are issued cards that are coded "CR" and expire after two years. All I-551 cards include codes showing how the individual obtained LPR status—whether through work skills, as the relative of a U.S. citizen or permanent resident, through the visa lottery, as a refugee or asylee, or otherwise. For a listing of some of these codes, see page 67. The cards also indicate the date on which the individual is considered to have obtained permanent resident status. This is often different from the date the person "entered" the U.S.





I-551 (current version, 1997 – front and back)

I-551 — PERMANENT RESIDENT CARD (CONTINUED)





I-551 (older version, 1992 – front and back)





I-551 (older version, 1977 – front and back)



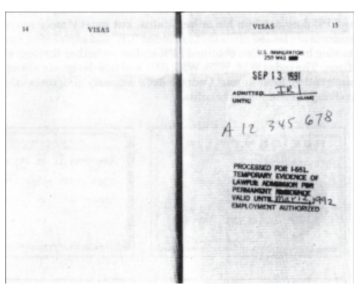


I-551 (older version – conditional resident)

I-551 — STAMP IN FOREIGN PASSPORT

When an immigrant is first admitted to the U.S. as an LPR, his or her passport is stamped with temporary proof of LPR status. This stamp, which has an expiration date, may also be placed on the immigrant's I-94 form (see page 76). The stamp may be renewed as necessary up until the time the immigrant receives an I-551 Permanent Resident Card.

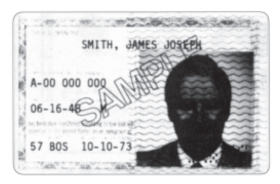




I-551 Stamp in Foreign Passport

I-151 — RESIDENT ALIEN CARD

The I-151 is a version of the "green card" that was issued before 1978 as proof of LPR status. Over the years the INS issued several versions of the I-151 card. Although these cards bear no expiration date, the INS decided to discontinue their use and issued regulations providing for their "expiration" as of March 20, 1996. If a person has an "expired" I-151, this does not mean that he or she has lost LPR status; it means only that the I-151 is no longer considered proof of the person's LPR status when he or she applies for a job or attempts to reenter the U.S. Individuals who still have the I-151 should apply for the I-551. Persons who have applied for the I-551 card to replace an earlier version, but who have yet to receive it, may have a receipt from the INS or some other document that serves as proof of their LPR status.





I-151 (front and back)

KEY TO I-551 AND I-151 CARDS ("GREEN CARDS")

The codes on a green card indicate how an LPR immigrated to the U.S. This information can be useful, for example, in determining whether an individual immigrated through a family member, as a refugee, or through some other means. As noted below, the code also often indicates whether the immigrant became an LPR through processing at a consulate abroad or through adjustment of status in the U.S. NOTE: This list is not comprehensive, even as to codes currently in use, and many codes that were used in the past are not included here. Anyone with a green card is an LPR, and a "qualified" immigrant, regardless of the particular code on the card.

IMMEDIATE RELATIVE CODES

PROCESSING ABROAD	ADJUSTMENT IN U.S.	MEANING
	CF-1, CF-2	Spouse and minor step-child of U.S. citizen who was admitted as a fiancé(e), and is subject to 2-year conditional residency
CR-1, CR-2	CR-6, CR-7	Spouse and step-child of a U.S. citizen subject to 2-year conditional residency
	IF-1, IF-2	Spouse and minor step-child of a U.S. citizen who was admitted as a fiancé(e)
IR-1	IR-6	Spouse of a U.S. citizen
IR-2	IR-7	Child of a U.S. citizen
IR-3, IR-4	IR-8, IR-9	Orphan adopted or to be adopted by a U.S. citizen
IR-5	IR-0	Parent of a U.S. citizen
IW-1, IW-2	IW-6, IW-7	Widow or widower and child of a U.S. citizen
	MR-0, MR-6, MR-7	Parent, spouse, or child of a U.S. citizen, presumed to be LPR, from the Northern Marianas
	Z4-3	Immediate relative of a U.S. citizen or special immigrant granted LPR status through private bill

FAMILY-BASED IMMIGRANTS - 1ST FAMILY PREFERENCE

PROCESSING ABROAD	ADJUSTMENT IN U.S.	MEANING
F1-1	F1-6	Unmarried son or daughter of a U.S. citizen
F1-2	F1-7	Child of F1-1 or F1-6
P1-1	P1-6	Unmarried son or daughter of a U.S. citizen (pre-1991)
P1-2	P1-7	Child of P1-1 or P1-6

FAMILY-BASED IMMIGRANTS - 2ND FAMILY PREFERENCE

PROCESSING ABROAD	ADJUSTMENT IN U.S.	MEANING
C2-1, C2-2	C2-6, C2-7	Spouse and step-child of an LPR subject to 2-year conditional residency
C2-3	C2-8	Child of C2-1, 2, 6, or 7
C2-4	C2-9	Unmarried son or daughter who is step-child of an LPR and subject to 2-year conditional residency
C2-5	C2-0	Child of C2-4 or C2-9
CX-1, CX-2	CX-6, CX-7	Spouse and step-child of an LPR subject to 2-year conditional residency
CX-3	CX-8	Child of CX-1, 2, 6, or 7
F2-1	F2-6	Spouse of LPR
F2-2	F2-7	Child of LPR
F2-3	F2-8	Child of F2-1 or F2-6
F2-4	F2-9	Unmarried son or daughter of LPR

key continued next page ➤

KEY TO I-551 AND I-151 CARDS (CONTINUED)

FAMILY-BASED IMMIGRANTS - 2ND FAMILY PREFERENCE (CONTINUED)

PROCESSING ABROAD	ADJUSTMENT IN U.S.	MEANING
F2-5	F2-0	Child of F2-4 or F2-9
FX-1	FX-6	Spouse of LPR
FX-2	FX-7	Child of LPR
FX-3	FX-8	Child of FX-1, 2, 6, or 7
P2-1	P2-6	Spouse of LPR (pre-1991)
P2-2	P2-7	Child of LPR
P2-3	P2-8	Child of P2-1, 2, 6, or 7

FAMILY-BASED IMMIGRANTS - 3RD FAMILY PREFERENCE

PROCESSING ABROAD	ADJUSTMENT IN U.S.	Meaning
C3-1	C3-6	Married son or daughter of U.S. citizen subject to 2-year conditional residency
C3-2, C3-3	C3-7, C3-8	Spouse or child of C3-1 or C3-6 subject to 2-year conditional residency
F3-1	F3-6	Married son or daughter of U.S. citizen
F3-2, F3-3	F3-7, F3-8	Spouse or child of F3-1 or F3-6
P4-1	P4-6	Married son or daughter of U.S. citizen
P4-2, P4-3	P4-7, P4-8	Spouse or child of P4-1 or P4-6

FAMILY-BASED IMMIGRANTS - 4TH FAMILY PREFERENCE

PROCESSING ABROAD	ADJUSTMENT IN U.S.	Meaning
F4-1	F4-6	Brother or sister of U.S. citizen
F4-2, F4-3	F4-7, F4-8	Spouse or child of F4-1 or F4-2
P5-1	P5-6	Brother or sister of U.S. citizen (pre-1991)
P5-2, P5-3	P5-7, P5-8	Spouse or child of P5-1 or P5-2

VAWA SELF-PETITIONERS

PROCESSING ABROAD	ADJUSTMENT IN U.S.	MEANING
B1-1	B1-6	Self-petition unmarried son or daughter of a U.S. citizen
B1-2	B1-7	Child of B1-1 or B1-6
B2-1	B2-6	Self-petition spouse of an LPR
B2-3	B2-8	Child of B2-1 or B2-6
B2-4	B2-9	Self-petition unmarried son or daughter of an LPR
B2-5	B2-0	Child of B2-4 or B2-9
B3-1	B3-6	Self-petition married son or daughter of a U.S. citizen
B3-2, B3-3	B3-3, B3-8	Spouse or child of B3-1 or B3-6
BX-1	BX-6	Self-petition spouse of an LPR
BX-2	BX-7	Self-petition child of an LPR
BX-3	B2-8	Child of BX-1, 2, 6, or 7
IB-1	IB-6	Self-petition spouse of a U.S. citizen
IB-2	IB-7	Self-petition child of a U.S. citizen
IB-3	IB-8	Child of IB-1 or IB-6

KEY TO I-551 AND I-151 CARDS (CONTINUED)

LEGALIZATION IMMIGRANTS

PROCESSING ABROAD	ADJUSTMENT IN U.S.	Meaning
CB-1, CB-2	CB-6, CB-7	Spouse or child of LPR legalized under INA §§ 210, 245A, or the Cuban/Haitian Adj. Act
LB-1, LB-2	LB-6, LB-7	Spouse or child of LPR legalized under INA §§ 210, 245A, or the Cuban/Haitian Adj. Act
	S1-6, S2-6	Special agricultural workers (SAWs)
	W1-6, W2-6, W3-6	Legalized under INA § 245A

EMPLOYMENT-BASED IMMIGRANTS

PROCESSING ABROAD	ADJUSTMENT IN U.S.	MEANING
C5-1, C5-2, C5-3	C5-6, C5-7, C5-8	Investors in U.S. business and dependents
E1-1, E1-2, E1-3, E1-4, E1-5	E1-6, E1-7, E1-8, E1-9, E1-0	Priority workers with outstanding or extraordinary abilities, and dependents
E2-1, E2-2, E2-3	E2-6, E2-7, E2-8	Professionals with advanced degrees or exceptional abilities, and dependents
E3-1, E3-2, E3-3, E3-5	E3-6, E3-7, E3-8, E3-9, E3-0	Professionals/skilled workers and dependents
E5-1, E5-2, E5-3	E5-6, E5-7, E5-8	Employment creation immigrants and dependents
EW-3, EW-4, EW-5	EW-8, EW-9, EW-0	Other (nonskilled workers and dependents)
	NP-8, NP-9	Investor and dependent, pre-June 1, 1978
15-1, 15-2, 15-3	15-6, 15-7, 15-8	Investor pilot program principals and dependents, conditional
P3-1, P3-2, P3-3	P3-6, P3-7, P3-8	Professional/skilled worker and dependents, pre-1991
P6-1, P6-2, P6-3	P6-6, P6-7, P6-8	Unskilled workers and dependents, pre-1991
R5-1, R5-2, R5-3	R5-6, R5-7, R5-8	Investor pilot program principals and dependents, nontargeted (conditional)
T5-1, T5-2, T5-3	T5-6, T5-7, T5-8	Investors in targeted areas and dependents (conditional)

SPECIAL IMMIGRANTS

PROCESSING ABROAD	ADJUSTMENT IN U.S.	MEANING
SA-1, SA-2, SA-3	SA-6, SA-7, SA-8	Western Hemisphere immigrants (discontinued)
SC-1, SC-2	SC-6, SC-7	Former U.S. citizens
SD-1, SD-2, SD-3	SD-6, SD-7, SD-8	Minister and dependents
SE-1, SE-2, SE-3	SE-6, SE-7, SE-8	Employees or former employees and dependents of U.S. government abroad
SF-1, SF-2, SG-1, SG-2, SH-1, SH-2	SF-6, SF-7 SG-6, SG-7 SH-6, SH-7	Employees or former employees and dependents of the Panama Canal Co., Canal Zone Government, or U.S. government in Panama Canal Zone
SK-1, SK-2, SK-3, SK-4	SK-6, SK-7, SK-8, SK-9	Employees or former employees and dependents or surviving spouses who worked for international organizations
SL-1	SL-6	Juvenile court dependent
SM-1, SM-2, SM-3, SM-4, SM-5	SM-6, SM-7, SM-8, SM-9, SM-0	Immigrants and their dependents recruited or enlisted to serve in U.S. armed forces
SF-1, SR-2, SR-3	SR-6, SR-7, SR-8	Religious workers and dependents

key continued next page ➤

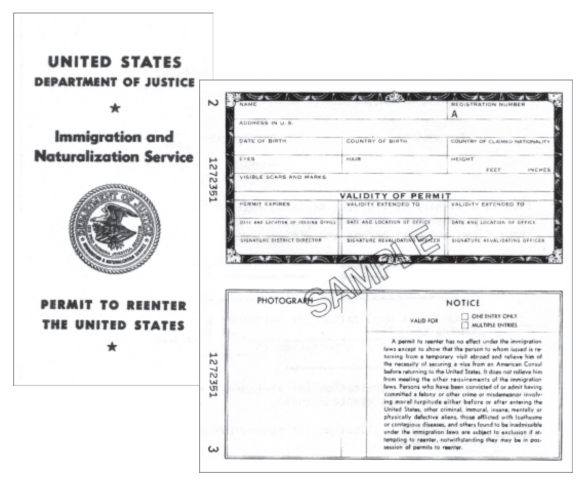
KEY TO I-551 AND I-151 CARDS (CONTINUED)

OTHER IMMIGRANTS

PROCESSING ABROAD	ADJUSTMENT IN U.S.	MEANING
AA-1, AA-2, AA-3	AA-6, AA-7, AA-8	Diversity visa lottery winners and dependents, 1991-1994
A1-1, A1-2, A3-1, A3-2, A3-3	A1-6, A1-7, A3-6, A3-7, A3-8	Amerasians and family members from Cambodia, Korea, Laos, Thailand, or Vietnam
AM-1, AM-2, AM-3	AM-6, AM-7, AM-8	Vietnamese Amerasians and family members
AR-1	AR-6	Amerasian child of U.S. citizen born in Cambodia, Korea, Laos, Thailand, or Vietnam
	AS-6, AS-7, AS-8	Asylee principal, spouse, and child
	CH-6, CN-P, CU-6, CU-7	Cuban/Haitian entrant; Cuban Adjustment Act
	DS-1	Individual born under diplomatic status in U.S.
DT-1, DT-2, DT-3	DT-6, DT-7, DT-8	Displaced Tibetans and dependents
DV-1, DV-2, DV-3	DV-6, DV-7, DV-8	Diversity visa lottery winners and dependents
	EC-6, EC-7, EC-8	Adjustment under Chinese Student Protection Act
ES-1	ES-6	Soviet scientist
HK-1, HK-2, HK-3	HK-6, HK-7, HK-8	Employees and dependents of certain U.S. businesses operating in Hong Kong
	IC-6, IC-7	Indochinese refugee
	LA-6	Certain parolees from the Soviet Union, Cambodia, Laos, or Vietnam who were denied refugee status and paroled – Lautenberg adjustment
NA-3		Child born during temporary visit abroad of a mother who is an LPR or national of the U.S.
	NC-6, NC-7, NC-8, NC-9	Persons granted adjustment under Nicaraguan Adjustment and Central American Relief Act, spouses, children under 21, and unmarried sons and daughters 21 and over
-	R8-6	Refugee paroled into U.S. prior to Apr. 1, 1980
	RE-6, RE-7, RE-8, RE-9	Refugees and their dependents
	RN-6, RN-7	Former H-1 nurses and dependents
S1-3		American Indian born in Canada
SE-H	SE-K	Employee of U.S. Mission in Hong Kong
SJ-2	SJ-6, SJ-7	Foreign medical school graduate and dependents
	XB-3	Presumed to have been admitted as LPR under 8 C.F.R. § 101.1
XE-3, XF-3, XN-3, XR-3		Child born subsequent to issuance of visa to LPR parent.
	Y6-4	Refugee (prior to July 1, 1953)
	Z0-3, Z3-3, Z6-6	Adjusted to LPR status through registry
	Z1-3, Z5-6	Granted suspension of deportation
	Z-2	Generic code for adjustment
	Z4-3	Beneficiary of a private bill
	Z8-3	Foreign official immediate relative of U.S. citizen or special immigrant
		<u> </u>

I-327 — REENTRY PERMIT

This document is given to an LPR who will be traveling outside of the U.S. for an extended period of time. It is issued to the LPR prior to departure to facilitate reentry into the U.S.



I-327 (cover and inside)

ORDER GRANTING SUSPENSION OF DEPORTATION

An individual in deportation proceedings which commenced prior to April 1, 1997, can be granted suspension of deportation and LPR status if he or she has been in the U.S. at least seven years (three years for certain abused spouses and children) and can prove good moral character and extreme hardship if he or she were deported. The relief and status may be granted by an immigration judge, the Board of Immigration Appeals, or a federal court. In NACARA cases, an INS Asylum Office may also grant suspension of deportations. The documents used to grant suspension of deportations vary. An example is shown below.

EXBOU	TED STATES DEPARTMENT OF JUSTICE TIVE OFFICE FOR IMMIGRATION REVIEW FFICE OF THE IMMIGRATION JUDGE Los Angeles, California
In the Hatter of:	File: A 29-259-000
MARIA GUASALIA	e training the second
Respondent	In Deportation Proceedings
	SUMMARY OF THE ORAL DECISION AND ORDER OF THE IMMIGRATION JUDGE
If the proceedings should	oral decision entered on 10 23 27. Id be appealed, the Oral Decision and Order will bome the official decision in this matter.
Respondent's appli denied and he/she to	cation for voluntary departure was was ordered deported or
Respondent's appli granted to====================================	cation for voluntary departure was deportation to
Respondent's appli deportation was gr	cation for asylum/withholding of manted/denied.
Respondent's appli	cation for suspension of deportation was
Respondent's appli granted/denied.	cation for section 212(c) waiver was
Respondent's appli granted/denied.	cation for was
Proceedings were t	erminated.
Other:	
,	
✓ Service/Respondent	waived appeal.
	t waived appeal.
Service/Respondent	

Order Granting Suspension of Deportation

ORDER GRANTING CANCELLATION OF REMOVAL

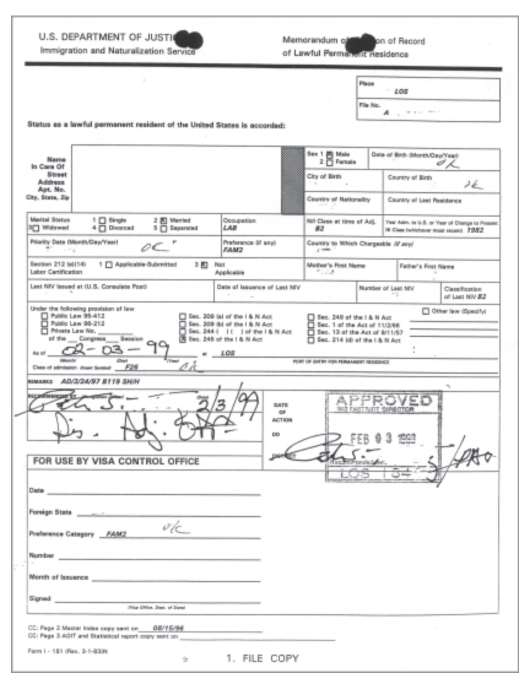
An individual in removal proceedings which began on or after April 1, 1997, can be granted cancellation of removal and LPR status if he or she has been in the U.S. at least ten years (three years for certain abused spouses and children) and can prove good moral character and exceptional and extremely unusual hardship to qualifying family members (or to themselves, in NACARA and abused immigrant cases) should he or she be removed. The relief may be granted by an immigration judge, the Board of Immigration Appeals, a federal court, or, in NACARA cases, by an INS Asylum Office. The documents used to grant cancellation of removal vary. An example is shown below.

	U.S. DEPARTME Executive Office for I Office of the limit	Immigration Review
In th	e Matter of:	Case No.: A
_	RESPONDENT	POCKET LOS PLANTA S RANDUA IN DEPORTATION PROCEEDINGS
	ORDER OF THE IMM	IIGRATION JUDGE
This	is a summary of the oral decision entered on	11-12-99
		sarties. If the proceedings should be appealed, the Oral
	sion will become the official decision in this matter.	
П	The respondent was ordered deported to	
ă	-	was denied and respondent was ordered deported to
_		
П		ras granted until, with an alternate
_		
	order of deportation to Respondent's application for asylum was ()gran	end (Mariad (Arribdayan (Arrbas
ă.		
ल रा	Personalent's application for supression of the	sation was ()granted ()denied ()withdrawn ()other.
ĭ		of the Immigration and
_	Nationality Act was ()granted ()denied ()w	
		was()granted()denied()withdrawn()other.
ă∕	Proceedings were terminated.	was()grames()outlies ()withdrawn ()outli-
ሽ		ion (216) (216A) (245) (249) was () granted () denied
_		that the respondent be issued all appropriate documents
	necessary to give effect to this order.	and the respondence of Batter at appropriate occurrence
П	Respondent's status was rescinded under Section	246
ă.	Other	
ŏ		etionary relief for failure to appear as ordered in the
_	Immigration Judge's oral decision.	1
	and a second	I brotiant 11/ Prost
		Immigration Judge
		///
		Date:
	RESERVED/WALVED (ALLE)	5 PM - 17

Order Granting Cancellation of Removal

I-181 — MEMORANDUM OF CREATION OF RECORD OF LAWFUL PERMANENT RESIDENCE

This document is issued at the time that the INS approves an application for adjustment of status. It establishes that the individual has been granted LPR status.



I-181 - Memorandum of Creation of Record of Lawful Permanent Residence

Sample Documents Relating to Other Immigration Statuses

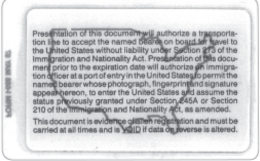
There is a wide variety of documents that individuals may have to indicate their immigration status. Most individuals who are admitted to the United States are given Form I-94 (Arrival/Departure Record) with a reference or code indicating their immigration status. Some other documents are used only with respect to particular statuses; for example, asylees and persons granted withholding of deportation or removal may have a notice issued by the INS, or an order issued by an immigration judge, the Board of Immigration Appeals, or a federal court, indicating their status.

Employment authorization documents, which are discussed in the next section of this chapter, also provide an indication of a person's immigration status.

I-688 — TEMPORARY RESIDENT CARD UNDER THE 1986 AMNESTY PROGRAM

Immigrants who legalized their status under the Immigration Reform and Control Act of 1986 (IRCA) were first granted temporary resident status. The temporary resident card has a green stripe on the top. The expiration date on the front of the card is extended by stickers placed on the back. The immigrant may still be in lawful status, even if the I-688 or sticker has expired. The card will be marked at the bottom center with the numbers "245A" or "210" to indicate whether the person legalized under the general amnesty (INA § 245A) program or the farmworker (SAW or INA § 210) program.

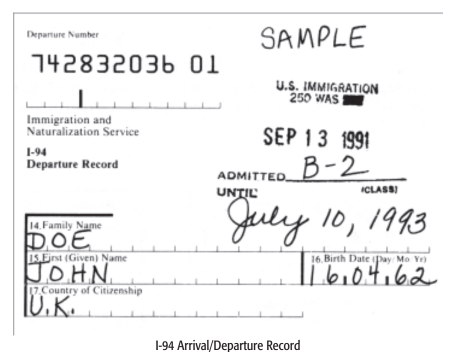




I-688 — Temporary Resident Card (front and back)

I-94 ARRIVAL/DEPARTURE RECORD

The I-94 is a 3"x 5" card which is issued to almost all noncitizens upon entry to the U.S. It is also issued to individuals who entered the country without inspection and subsequently have contact with the INS. The card is stamped or handwritten with a notation that indicates the individual's immigration category or the section of the law under which the person is granted admission or parole. The words "Employment Authorized" may also be stamped onto the card. Noncitizens with I-94s include LPRs, persons fleeing persecution, persons with permission to remain in the U.S. based on a pending application, persons in deportation or removal proceedings, nonimmigrants, and undocumented persons whose period of admission or parole has expired.



KEY TO I-94

Codes on the I-94 indicate the provision of law related to the individual's status. What follows is a list of codes most commonly found on the I-94.

PERSONS FLEEING PERSECUTION

CODE	MEANING
203(a)(7)	Conditional entrant
207 or REFUG	Refugee
208	Asylum
243(h) or 241(b)(3)	Withholding of deportation or removal
AM 1, 2, 3	Amerasian

KEY TO I-94 (CONTINUED)

PERSONS GRANTED PERMISSION TO REMAIN IN THE U.S.

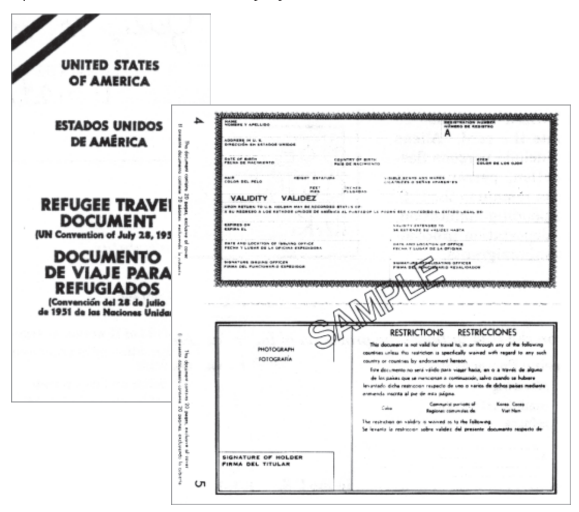
CODE	MEANING
106	Granted indefinite stay of deportation
242(b)	Granted voluntary departure
212(d)(5)	Parolee

NONIMMIGRANTS

CODE	MEANING
A-1, -2, -3	Foreign government official, dependents, and employees
B-1	Visitor for business
B-2	Visitor for pleasure (tourist)
C-1, -2, -3	Aliens in transit
D	Crewmember of ship or aircraft
E-1, -2	Treaty trader and investor and dependents
F-1, -2	Foreign student and dependents
G-1, -2, -3, -4, -5	Representative of international organization, dependents, and employees
H-1A	Registered nurse
H-1B	Alien in specialty occupation
H-2A	Temporary agricultural worker
H-2B	Temporary worker
H-3	Trainee
H-4	Spouse or child of "H" worker (see categories above) or trainee
I	Foreign information media representative and dependents
J-1, -2	Exchange visitor and dependents
K-1, -2	Fiancé(e) of U.S. citizen and children
L-1, -2	Intracompany transferee and dependents
M-1, -2	Vocational/nonacademic student and dependents
N-8, -9	Parent of special immigrant and children
NATO-1 through -7	Representatives of NATO, dependents, and employees
0-1, -2, -3, -4	Persons with extraordinary ability
	in the sciences, arts, education, business, and athletics, and dependents
P-1, -2, -3	Artists, entertainers, and athletes who are performing, teaching, or on an exchange program
Q	Cultural exchange
R-1, -2	Religious workers and dependents
S5, -6, -7	Alien supplying information relating to crime or terrorism, and qualified family members
TWOV	Transit without a visa
TC	Canadian citizen seeking temporary entry pursuant to Free Trade Agreement
TN, -D	NAFTA professional and dependents
WB	Visitor for business admitted under visa waiver pilot program
WT	Visitor admitted under visa waiver pilot program

I-571 — REFUGEE TRAVEL DOCUMENT

The refugee travel document is issued to refugees and asylees in the U.S. who want to travel abroad, and to lawful permanent residents who adjusted to LPR status after having received refugee or asylee status. The document is used like a passport to enter other countries and return to the U.S.



I-571 - Refugee Travel Document

DECISION GRANTING ASYLUM

Both the INS Asylum Offices and the judges of the Executive Office of Immigration Review, where deportation, exclusion, and removal cases are heard, can grant asylum to an individual fleeing persecution. Below are examples of documents issued to immigrants granted asylum. Not all are the same. The Board of Immigration Appeals and federal courts also may issue orders granting asylum.

UNITED STATES DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW OFFICE OF THE IMMIGRATION JUDGE Los Angeles, California

File No: A 70 400 000

Fulgencio F.

IN DEPORTATION PROCEEDINGS

Respondent

Order of the Immigration Judge

This matter having been initiated by the Immigration & Naturalization Service upon the filing of an Order to Show Cause, and the Respondent having been found to be subject to deportation on the charge(s) set forth therein; and the Respondent having made application for relief from deportation under Sections 208(a) and 243(h) of the Immigration and Nationality Act; and a hearing having been held on said applications, and the Court being fully informed of the facts, and having made an oral decision at the conclusion of the hearing setting forth the basis upon which the Respondent is found QUALIFIED for the relief sought; therefore, upon this order being final,

IT 1S ORDERED that the Respondent's application for relief from deportation under Sections 208(a) and 243(b) of the Immigration and Nationality Act be and is hereby GRANTED, and,

IT IS FURTHER ORDERED that deportation proceedings against the Respondent be-TERMINATED.

Appeal: Waived Reserved

Date: 3-27-91

ROY J. OANIEL Immigration Judge

A copy of this Order has been served upon the Respondent and the Immigration Service.

Decision Granting Asylum

DECISION GRANTING ASYLUM (CONTINUED)



U.S. Department of Justice

Immigration and Naturalization Service

District Director

300 Famili Los Angeles Street Los Angeles, C.1. 90012 FEB 02 1990

Dear

This refers to your Request for Asylum in the United States.

I have concluded, upon consultation with the Burearu of Human Rights and Humanitarian Affairs, Department of State, that you have established a well-founded fear of persecution upon return to your homeland. Therefore, in accordance with section 208(a) of the Immigration and Nationality Act, your request for Asylum in the United States is granted as of ________.

Your asylum status may be terminated if it is subsequently determined you are no longer a refugee within the meaning of section 101(a)(42)(A) of the Immigration and Nationality Act, or that you pose a danger to the community or to the security of the United States.

You are authorized to remain in the United States until

FFB 01 1991

at which time you must arrange to be interviewed to determine your contiming eligibility for asylum. Employment is authorized during this period. If you plan to depart the United States, it will be necessary for you to obtain prior permission to return.

You may apply for permanent residence under section 209(b) of the Immigration and Nationality Act upon being physically present in the United States for at least one year after asylum was granted.

Please keep this office informed of any change in your address.

Sincerely,

Robert M. Moschorak, Acting District Director

Decision Granting Asylum

I-210 — VOLUNTARY DEPARTURE

"Voluntary departure" is a status that allows an individual to remain in the U.S. for either a specific or an indefinite period of time. The period of time given for voluntary departure varies. Voluntary departure can be granted by the INS before deportation or removal proceedings have begun, or by an immigration judge during such proceedings.

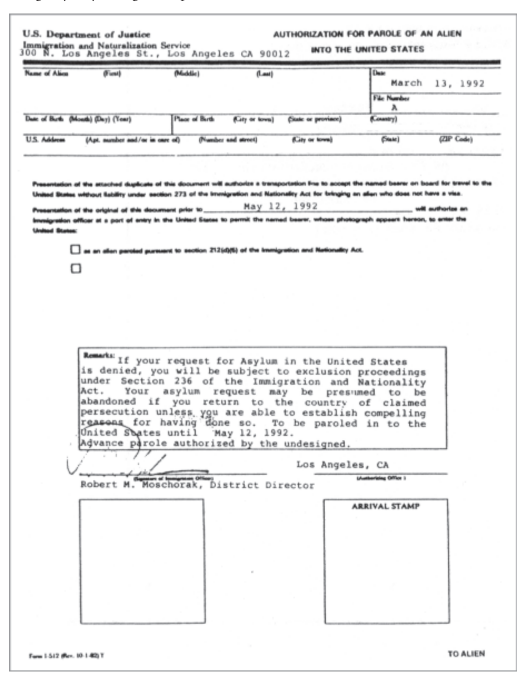
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	In accordance with a decision made in your States at your own expense on or before	case you are require	d to depart from the United	
£xxx	Your request for an extension of time in wh			
	MAY 12, 1992***********	******	*******	
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I-210 — Voluntary Departure

I-512 — PAROLE AUTHORIZATION

Individuals who are not eligible for a visa or for refugee status can be "paroled" into the U.S. for emergent or compelling reasons in the public interest. There are special parole procedures for Cubans paroled into the U.S. after the Mariel boatlift. Immigrants in the U.S. who have applied for LPR or another immigration status and who need to take short trips abroad while their applications are pending can apply for advance parole. If this is granted, they will be issued a document before leaving the country that will allow them to reenter the U.S. after their trip aboard.

Persons granted parole status are issued an I-94 or an I-512 marked with a section of 8 CFR § 212.5 indicating why they were granted parole.



I-512 — Parole Authorization

I-797 — NOTICE OF ACTION

This form is used by the INS to notify applicants and petitioners for immigration benefits that the agency has taken some kind of action in the case. For example, the form is used to notify individuals who have filed a petition for an immigrant visa on behalf of a relative that the petition has been approved. As in the example below, it is also used to notify abused immigrants who have filed a self-petition under the Violence Against Women Act (VAWA) that their self-petitions have been found to establish a prima facie case. As in the example on the next page, the form is also used to notify applicants for Family Unity that they have been granted Family Unity status.



I-797 — Notice of Action (finding establishment of prima facie case)

I-797 — NOTICE OF ACTION (CONTINUED)

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I-797 – Notice of Action (granting Family Unity)

HHS CERTIFICATION LETTER

The U.S. Department of Health and Human Services uses this letter to certify that an individual is a victim of a severe form of trafficking, for purposes of qualifying for federal benefits and services. In order to receive an HHS certification, adult victims must have applied for T nonimmigrant status; victims who are children under 18 years of age are not required to do so. This sample is an older version of the form; as of November 6, 2001, certification letters no longer contain an expiration date.



DEPARTMENT OF HEALTH & HUMAN SERVICES

ADMINISTRATION FOR CHILDREN AND FAMILIES 370 L'Enfant Promenade, S.W. Washington, D.C. 20447

> HHS Tracking Number 5555555555

Ms. Susie Doe o'o Jim Thomas, Refugee Social Worker of Jim County Community Service Office 123 Main St. Bellevus, WA 55555-5555

CERTIFICATION LETTER

Dear Ms. Doe:

This letter confirms that you have been certified by the Department of Health and Human Services (HHS) pursuant to section 107(b) of the Trafficking Victims Protection Act of 2000. Your certification date is

This certification is valid for eight months from the date of this letter. The expiration date is

With this certification, you are eligible for benefits and services under any Federal or State program or activity funded or administered by any Federal agency to the same extent as an individual who is admitted to the United States as a refugee under section 207 of the Immigration and Nationality Act, provided you meet other eligibility criteria. This certification does not confer immigration status.

You should present this letter when you apply for benefits or services. Benefit-insuing agencies should call the trafficking verification line at (202) 401-5510 to verify the velidity of this document and to inform HHS of the benefits for which you have applied.

Sincerely,

Carmel Clay-Thompson. Acting Director Office of Refugee Resettlement

HHS Certification Letter

B-1/B-2 VISA/BCC

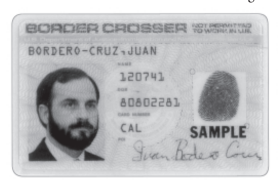
This card is both a nonimmigrant visa and a border crossing card, allowing the bearer to visit areas within 25 miles of the U.S. border for visits lasting up to 72 hours. It is issued to citizens of Mexico or Canada.



B-1/B-2 Border Crossing Card

I-586 — MEXICAN BORDER CROSSING CARD

This is the version of the Mexican border crossing card that was used prior to the 1999 development of the B-1/B-2 Visa/BCC. It is no longer issued.





I-586 - Mexican Border Crossing Card

I-186 — Mexican Border Crossing Card

The I-186 is an older version of the Mexican border crossing card, which allows eligible citizens of Mexico to enter the U.S. for short trips. It is no longer issued.

I-444 — MEXICAN BORDER VISITORS PERMIT

This document was issued to Mexican nationals to allow them to visit five specific U.S. states: Arizona, California, Nevada, New Mexico, or Texas. The visit was limited to under 30 days' duration and to within 25 miles of the U.S.-Mexico border.

I-185 — CANADIAN BORDER CROSSING CARD

Eligible Canadian citizens and British subjects residing in Canada may be issued border crossing cards to allow them to travel to the U.S. A person who enters the U.S. using a border crossing card does not have permission to reside in the U.S. for more than six months at a time. The card is valid indefinitely.

Sample Documents Relating to Employment Authorization and Indicating Immigration Status

A variety of documents indicate that an individual is authorized to work in the United States. U.S. citizens, U.S. nationals, lawful permanent residents, lawful temporary residents, refugees, and asylees are automatically authorized to be employed in the U.S. by virtue of their status, and documents evidencing these statuses establish their employment authorization. Other noncitizens must receive permission to work—i.e., employment authorization—from the INS. The INS issues documentation of employment authorization in a variety of forms, including "Employment Authorization Documents" (EADs—Forms I-688B or I-766) and an "employment authorized" stamp on Form I-94, "Arrival Departure Record." EADs contain codes that indicate the individual's immigration status, and a key to these codes is included in this section.

Employers are required to verify the employment authorization of individuals they hire, and Form I-9 is used for this purpose. The documents that may be used to verify employment authorization on the I-9 form are listed on page 90.

I-766 — EMPLOYMENT AUTHORIZATION DOCUMENT (EAD)

This document is one of several that indicate an immigrant has been granted permission to work in the U.S. Codes on the front of the card indicate the person's immigration status by referencing the subsection of the regulation authorizing employment — 8 CFR § 274a.12. For example, an asylum applicant would be issued a card with the code "(c)(8)," which refers to 8 CFR § 274a.12(c)(8).





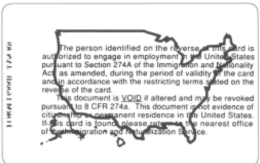
I-766 — Employment Authorization Document (EAD) (front and back)

28

I-688B — EMPLOYMENT AUTHORIZATION DOCUMENT (EAD)

This document is an earlier version of the Employment Authorization Document for immigrants who have been granted permission to work in the U.S. As with the I-766, there are codes on the front of the card that indicate the person's immigration status and refer to the section of the regulation authorizing employment. For example, an asylum applicant would be issued a card containing the code "274a.12(c)(8)."





I-688B — Employment Authorization Document (EAD) (front and back)

KEY TO EMPLOYMENT AUTHORIZATION DOCUMENTS (EADS)

The entry for "Category" or "Provision of Law" on the front of the EAD indicates the subsection of 8 CFR § 274a.12 under which the person was granted work authorization. The following list of codes and categories is not exhaustive. The complete list is found at 8 C.F.R. § 274a.12.

CODE	MEANING
(a)(3)	Refugee
(a)(4)	Paroled as refugee
(a)(5)	Granted asylum
(a)(6)	Fiancé(e) of U.S. citizen or dependent of fiancé(e)
(a)(7)	Parent or child of an individual granted LPR status as a special immigrant due to employment by an international organization
(a)(8)	Citizen of the Federated States of Micronesia or the Marshall Islands
(a)(10)	Granted withholding of deportation or removal
(a)(11)	Granted extended voluntary departure
(a)(12)	Granted temporary protected status (TPS)
(a)(13)	Granted voluntary departure under Family Unity
(a)(14)	Granted Family Unity under the LIFE Act
(a)(15)	Granted V nonimmigrant status
(a)(16)	Granted T nonimmigrant status
(c)(1)	Dependent of foreign government official
(c)(2)	E-1 nonimmigrant
(c)(3)(i)-(iii)	Foreign students
(c)(4)	Dependent of employee of international organization
(c)(5)	Dependent of exchange visitor
(c)(6)	Foreign student seeking employment for practical training
(c)(7)	Dependent of NATO employee
(c)(8)	Asylum applicant

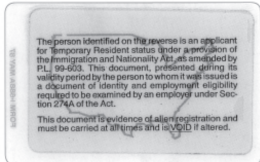
KEY TO EMPLOYMENT AUTHORIZATION DOCUMENTS (EADS) (CONTINUED)

CODE	Meaning
(c)(9)	Applicant for adjustment to lawful permanent resident status
(c)(10)	Applicant for suspension of deportation or cancellation of removal
(c)(11)	Paroled for emergent or public interest reasons
(c)(12)	Granted Family Unity benefits
(c)(14)	Granted deferred action
(c)(16)	Applicant for registry (resided in U.S. since before January 1, 1972)
(c)(17)(i)	Employee of business visitor
(c)(17)(ii)	Employee of U.S. citizen living abroad on visit to U.S.
(c)(17)(iii)	Employee of foreign airline
(c)(18)	Under order of supervision
(c)(19)	Applicant for temporary protected status (TPS)
(c)(20)	Applicant for Special Agricultural Worker legalization (INA § 210)
(c)(21)	Nonimmigrant witness or informant and dependents (S status)
(c)(22)	Applicant for legalization under INA § 245A
(c)(24)	Applicant for adjustment under the LIFE Act Legalization Program
(c)(25)	Immediate family member of T status nonimmigrant

I-688A — EMPLOYMENT AUTHORIZATION FOR AMNESTY APPLICANTS

Applicants under the 1986 amnesty program of IRCA are allowed to work while their applications are being processed. They receive the I-688A employment authorization card. The INS extends the expiration date on the front of the card by placing an extension sticker on the back. The card will be marked at the bottom center with the numbers "245A" or "210" to indicate whether the person legalized under the general amnesty (245A) program or the farmworker (SAW or 210) program.





I-688A — Employment Authorization for Legalization Applicants (front and back)

DOCUMENTS THAT VERIFY EMPLOYMENT ELIGIBILITY WITH AN EMPLOYER

Immigration law requires that employers verify the employment eligibility of all newly hired workers, whether they are U.S. citizens or noncitizens. In order to document their compliance with this requirement, employers must use the INS I-9 "Employment Eligibility Verification" form. In order to complete the I-9 form, the employer must view documents to verify both the employee's identity and his or her eligibility to work. The form lists the categories of documents that may be used to

satisfy this requirement. Certain documents, contained in "List A" on the I-9 form, may be used to establish both identity and employment eligibility. Alternatively, a worker may present one document from "List B" to establish identity, and another document from "List C" to establish employment eligibility. The worker may choose any acceptable document to meet this requirement, and employers are prohibited from specifying which document(s) they will accept from an employee. The documents that may be used to satisfy the I-9 form's requirements are listed in the following table.¹

TABLE 7 List of Acceptable Work Documents

Workers can choose: One paper – One from List A – to establish both identify and eligibility to work

or **Two papers –**

vo papers – One from List B – to establish identity

and

One from List C – to establish eligibility

LIST "A" DOCUMENTS — ESTABLISH IDENTITY AND EMPLOYMENT ELIGIBILITY

- 1. U.S. passport (unexpired or expired)
- Unexpired foreign passport, with I-551 stamp or attached INS Form I-94 indicating unexpired employment authorization
- 3. Alien Registration Receipt Card with photograph (INS Form I-551)
- 4. Unexpired Temporary Resident Card (INS Form I-688)
- Unexpired Employment Authorization Document issued by the INS which contains a photograph (INS Form I-688A, I-688B, I-766²)
- 6. Certificate of U.S. Citizenship (INS Form N-560 or N-561)*
- 7. Certificate of Naturalization (INS Form N-550 or N-570)*
- 8. Unexpired Reentry Permit (INS Form I-327)*
- Unexpired Refugee Travel Document (INS Form I-571)*

LIST "B" DOCUMENTS — ESTABLISH IDENTITY

- Driver's license or ID card issued by a state or outlying possession of the U.S., provided it contains a photograph or information such as name, date of birth, sex, height, eye color, and address
- ID card issued by federal, state, or local government agencies or entities, provided it contains a photograph or information such as name, date of birth, sex, height, eye color, and address
- 3. School ID card with a photograph
- 4. Voter's registration card
- 5. Military card or draft record
- 6. Military dependent's ID card
- 7. U.S. Coast Guard Merchant Mariner Card
- 8. Native American tribal document
- 9. Driver's license issued by a Canadian government authority

For persons under age 18 who are unable to present a document listed above:

- 10. School record or report card
- 11. Clinic, doctor, or hospital record
- 12. Daycare or nursery school record

LIST "C" DOCUMENTS — ESTABLISH EMPLOYMENT ELIGIBILITY

- U.S. Social Security card issued by the Social Security Administration (other than a card stating it is not valid for employment)
- Certification of Birth Abroad issued by the Department of State (Form FS-545 or Form DS-1350)
- Original or certified copy of a birth certificate issued by a state, county, or municipal authority or outlying possession of the U.S. bearing an official seal
- 4. Native American tribal document
- 5. U.S. Citizen ID Card (INS Form I-197)
- 6. Card for use of Resident Citizen in the U.S. (INS Form I-179)
- 7. Unexpired Employment Authorization Document issued by the INS (other than those listed under List A)

- Congress amended the law in 1996 to reduce the number of documents that may be used to complete the I-9 form. However, as of this writing the INS had not finalized regulations to implement this change. Until a final regulation is issued, employers may accept any of the documents listed above. Once a new INS rule is in place, the documents marked with an asterisk (*) above will no longer be accepted.
- 2 The INS last revised the I-9 form in 1991, before the agency began issuing Form I-766 Employment Authorization Documents (EADs). The I-766 EAD may be used as a List A document.

Other Common Immigration Forms

The following documents are samples of common immigration forms that are referenced in this *Guide*. They include the "enforceable" Affidavit of Support (Form I-864), the "traditional" Affidavit of Support (Form I-134), the Notice to Appear (Form I-862) that initiates removal proceedings, and the Order to Show Cause (Form I-221S) used to initiate deportation proceedings.

I-864 — Affidavit of Support (Enforceable Version)

Most individuals who are immigrating based on petitions filed by their family members, and some individuals immigrating based on employment if a family member is an owner of the business, and who applied for an immigrant visa after December 19, 1997, must submit Form I-864, the Affidavit of Support. This form is an enforceable contract by means of which the immigrant's "sponsor" promises to financially assist the immigrant and to ensure that he or she (and any accompanying family members) will be maintained at an income of at least 125 percent of federal poverty guidelines. See page 175 for federal poverty guidelines issued for 2002. The relative petitioner must be a sponsor, and if he or she does not have sufficient resources, a joint sponsor also can be obtained. See page 171 for a discussion of the Affidavit of Support requirement. Whether an immigrant has a sponsor is relevant for public benefit eligibility because the sponsor's income may be "deemed" to be available to the immigrant under certain circumstances. See page 177 for a discussion of sponsor deeming.



I-864 — Affidavit of Support (enforceable version)

I-134 — AFFIDAVIT OF SUPPORT (TRADITIONAL VERSION)

Individuals who are applying for LPR status and who are not subject to the requirement that they have the new, enforceable Affidavit of Support (I-864) may still submit the traditional Affidavit of Support form (I-134) in order to help show that they are not likely to become a "public charge." These forms are also used by family immigrants who applied for an immigrant visa prior to December 19, 1997. See page 167 for a discussion of the public charge ground of inadmissibility, and page 171 for a discussion of Affidavits of Support. Although this form has generally been held not to be enforceable against the sponsor, it may cause the sponsor's income to be "deemed" to be available to the immigrant if he or she applies for certain benefits within three years of entry to the United States. See page 177 for a discussion of sponsor deeming.

Immigration and Natura	iizaiioii dei viee					of Support	
(ANSWER A	LL ITEMS: FILL IN	WITH TYPE	₩RIT	ER OR PRINT IN BLOCK L	ETTERS IN	(INK.)	
			nes	iding at			
	(Name)			iong ii	(Street and N	lumber)	
(City)		(State)		(ZIP Code if in U.S.)		(Country)	
BEING DULY SWOR	N DEPOSE AND SA			(cir court a cos)		(County)	
I. I was born on	(Date)	atat		(City)		(Country)	
If you are wor a n	0.000	es citizen, an	SWIF 1	the following as appropriate:		(Country)	
, , , , , , , , , , , , , , , , , , , ,				certificate of naturalization n	umber		
				ge, give citizen certificate n			
c. If United State	s citizenship was deriv	ved by some o	ther m	ethod, attach a statement of ex	planation.		
				f States, give "A" number			
				nited States since (date)			
That this affidavit is e	executed in behalf of the	ne following p	erson:				
Name						Sex	Age
				Marital Status	I n a -t at		
Citism of-(Country)				Martial States	Relationship	p to Deponent	
Presently resides at-(Stre	cet and Number)			(City)	(Statu)	(0	iruntry)
Name of spouse and o	children accompanyin	g or following	to joi	n person:			
Spouse		Sex	Ase	Child		Se	s Age
-,			-				"
CNM		Ses	Age	Child		Se	n Age
CHIM		Sex.	Age	Child		Se	x. Age
4. That this affidavit is	made by me for the pu	rpose of assu	ring th	e United States Government	that the pers	on(s) named i	in item 3
will not become a put	blic charge in the Unit	ed States.					
5. That I am willing and	able to receive, maint	ain and suppo	et the	person(s) named in item 3. The	st I am ready	and willing	to deposit
a bond, if necessary, to or to guarantee that	to guarantee that such the above named will	maintain his	II not b or her	ecome a public charge during nonimmigrant status if admitte	his or her st d temporari	sy in the Unit ly and will de	ed States, part prior
to the expiration of hi					,	,	
6. That I understand this	affidavit will be bind	ing upon me t	ог а ре	eriod of three (3) years after er	try of the pe	rson(s) name	d in item.
3 and that the inform	nation and document	tation provid	ed by r	ne may be made available to t silable to a public assistance as	te Secretary	of Health an	d Human
Services and the Sect	easy or regreature,	and may make		mante to a patrice assistance of	persony.		
7. That I am employed :	as, or engaged in the	business of_		(Type of Business)	with	(Name of Cor	com)
at				(Type or transactory		(- care or con	nam,
(Street and Numbe	r)		(City)		(State)	(Zip Cod	r)
I derive an annual inc	ome of (if self-emplo	yed, I have at	tachea	la copy of my last income ta	Y		
return or report of co	mmercial rating conci of helief Soc justous	ern which I ce tion for note	rtiffi to re_of	be true and correct to the best evidence of net worth to be	٢		
submitted.)	a series see marke		e ty		S		
Uhann an dansait in a	avings banks in the U	situd States			e		
I have on deposit in se I have other personal	avirigs banks in the U	men states			*		

I-134 — Affidavit of Support (traditional version, front)

I-134 — AFFIDAVIT OF SUPPORT (TRADITIONAL VERSION) (CONTINUED)

	m of		S .		
With a cash surrender value of I own real estate valued at	ď		S . S .		
With mortgage or other encu	imbrances thereon amou	unting to \$			
Which is located at					
8. That the following persons the person named is whelly			(State) an "X" in the appropr	iste colu	(Zip Code) mn to indicate whethe
Name of Person		Wholly Dependent	Partially Dependent	Age	Relationship to Me
9. That I have previously submit	ted affidavit(s) of suppo	ert for the following per	rson(s). If none, state "N	lone"	•
Name		••			te submitted
Name			Relationship	Du	to submitted
Name 11. (Complete this block only if That I do intend do check "do intend", indicate the board, state for how long and sam, weekly, or monthly, or fo	o not intend, to make sp e exact nature and dura , if money, state the am	on 3 will be in the Unit socific contributions to tion of the contribution	ted States temporarily, j the support of the per	son nam	ed in item 3. (If you a farnish room and
11. (Complete this block only if: That 1 do intend do check "do intend", indicate the	not intend, to make speeched and dura e exact notine and dura if money; state the am or how long.)	on 3 will be in the Unit socific contributions to tion of the contribution own in United States d	ted States temporarily.) the support of the perax For example, if you i	son nam	ed in item 3. (If you a farnish room and
11. (Complete this block only if. That I □ do intend □ do check "do intend", indicant," in long on board, start for how long and sum, weekly, or monthly, or fo	not intend, to make sy e exact nature and dura i if money; state the am w how long.) OATH OR Ai	on 3 will be in the Unit socific contributions to tion of the contribution own to United States d FFIRMATION OF DE	ted States temporarily.) the support of the pen to For example, if you i collers and state whether	son nam intend to or it is to	ed in item 3. (If you s farnish room and o be given in a lump
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11. (Complete this block only if . That I □ do intend □ do check "do intend", indicate the board, state for how long and sum, weekly, or monthly, or for the sum, weekly, or monthly, or for intendigent sponsor ander the I seem (affirm) that I know the	not intend, to make sy e exact rotare and dura if money, state the am w how long.) OATH OR Ai ad Part III of the instru Social Society Ac, a contents of this affiden	on 3 will be in the Unit socific contributions to tion of the contribution ount in United States d FFIRMATION OF DE ctions, Sponsor and Ai amended, and the Fo ilt signed by me and th	ted States temporarily, jo the support of the pen a: For example, if you is collers and state whether EPONENT Gen Liability, and am as of Stamp Act, as amens e statements are true an	son nami intend to or it is to were of i ded.	ed in item 3. (If you o furnish room and o be given in a lump my responsibilities as
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11. (Complete this block only if That I	oot intend, to make sy e evacet realers realers and dura if money; state the am or how long.) OATH OR Ai at Part III of the instruct Social Security Act, as contents of this affidanced) before me this	on 3 will be in the Unit recific contributions to tion of the contribution ount in United States d FFIRMATION OF DE ctions, Sponsor and Ai amended, and the Fo it signed by me and th day of My comm	ted States temporarily.) the support of the part as For example, if you i collars and state whethe EPONENT Gen Liability, and an av od Stamp Act, as ament e statements are true on Title declare that this docum ricing. One Stop Immig	won name in the second	ed in item 3. (If you s furnish room and o be given in a tump on the given in a tump of tum

I-134 — Affidavit of Support (traditional version, back)

I-862 — NOTICE TO APPEAR

A Notice to Appear (NTA) is a document that begins formal removal proceedings. An individual who has been issued an NTA can be taken into INS custody or released either on his or her own recognizance or after posting a bond. Information regarding the terms of release will be attached to the NTA. Individuals released from INS custody must attend their removal hearings or they will be ordered removed and deported. Below is page one of an NTA (a two-page document).

U.S. Department of Justice Immigration and Naturalization Service	Notice to Appear
In removal proceedings under section 240 of the Immigration and Nationality Act	
File No: A	
In Matter of:	
Respondent: ANDRADE	currently residing at:
(Yearcher, street, Gip, state, and ZIP code) (Arts o	nde and phone comber)
1. You are an arriving alien.	
x 2. You are an alien present in the United States who has not been admitted or paroled.	
3. You have been admitted to the United States, but are deportable for the reasons stated below.	
The Service alleges that you: 1) You are not a citizen or national of the United States, 2) You are a natiwe of MEXICO and a citizen of MEXICO; 3) You extend the United States at or near SAN YSIDRO, CA on or about May 1, 1981; 4) You were not then admitted or paroled after inspection by an Immigration Officer.	
On the basis of the feregoing, it is charged that you are subject to removal from the United States pursuant to provision(s) of law: Section 212 (a) (6) $(A)(I)$ of the Immigration and Nationality Act (Act), as amended, as an alien present in the being admitted or paroled, or who has arrived in the United States at any time or place other than designated General.	e United States without
This notice is being issued after an asylum officer has found that the respondent has demonstrated a cred	tible fear of persecution.
Section 235(b)(1) order was vacated pursuant 8 CFR 208.30(f)(2) 8 CFR 235.3(b)(5)(iv))
YOU ARE ORDERED to appear before an immigration judge of the United States Department of Justice at: 300 N LOS ANGELES ST, ROOM 2001, LOS ANGELES, CA 90012-0000 on at (Description Clear, Including Boom Number, if any) charge(s) set forth above. Date: APR 2 9 1997 ANAHEIM, CA (City and	(Officer)
See reverse for important information	From 1-802(Rev. 4-1-87)

I-862 — Notice to Appear (front)

I-221S — ORDER TO SHOW CAUSE

An Order to Show Cause (OSC) is the document that was used by the INS to begin formal deportation proceedings prior to April 1, 1997. Individuals placed in proceedings on or after that date are issued a Notice to Appear (NTA), Form I-862, instead of an OSC. Below is page one of an OSC (a five-page document).

J.S. Départment of J minigration and Naturalizat		Order to Show Cause and Notice of Hea
OR	DER TO SHOW CAL	JSE AND NOTICE OF HEARING
		S JUSTIFICANTES Y AVISO DE AUDIENCIA)
in Deportation Proceeding: En los trámites de deporta	s under section 242 of the In ación a tenor de la sección 2	nmigration and Nationality Act. 242 de la Ley de Inmigración y Nacionalidad.)
United States of Ar	merica:	File No. A71
(Estados Unidos de	e América:)	(No. de registro)
		DatedJuly 10, 1992 (Fechada)
in the matter of	Mr.	Delgado
(En el asunto de)	c/o U. S. Immigra	ation and Naturalization Service (Demanda
Address (Dirección)	Service Proce 2001 Sesside	essing Center
		alifornia 90731
Telephone No. (Area Code	n)	
No. de teléfono y código o	de área)	
	or national of the United State	
(Ud. no es ciudadano		es; Inidos)
(Ud. no es ciudadano (You are a native of (Ud. es nativo de)	or national of the United State o nacional de los Estados U Mexico Mexico)	nidos)and a citizen of Mexico(y ciudadano de) (Mexico)
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I-221S — Order to Show Cause

Replacement of Lost Immigration Documents

Before sending an immigrant to the INS to apply for a replacement of a lost immigration document, be sure that he or she has a lawful immigration status. You may need help from an immigration law expert to make this determination.

The Executive Office for Immigration Review, the agency that administers the immigration courts, has a toll-free number that provides case status information to immigrants who have pending deportation, exclusion, or removal cases.

Under the Freedom of Information Act, an immigrant can get a copy of his or her INS file by mailing a request including his or her name, date of birth, and "A" number to the local INS office where the file is located (with the phrase "Attention FOIA/Privacy Unit" written on the envelope below the INS office address). The INS has a form for this purpose, Form I-639. With the immigrant's written permission on the form, you can submit the FOIA request to the INS so that the file documents will be sent to you at your address.

If you are sure that an immigrant has lawful status, he or she should apply immediately for a replacement document, since the INS is usually slow to issue new documents.

To apply for a replacement resident alien card, or "green card," lawful permanent residents (LPRs) must complete and file Form I-90. Local INS districts may also place a temporary stamp in an immigrant's passport indicating that the immigrant is a permanent resident; local INS offices may also issue other temporary evidence of permanent residence status or "I-551 status."

To apply for a replacement Employment Authorization Document, Form I-766 (also known as an "EAD"), the immigrant must complete and file an I-765 application form.

Replacements for the I-94 form (Arrival/Departure Record), which is the document issued to almost all noncitizens upon their entry into the U.S., may be obtained at a local INS office.

For some benefits programs, a receipt showing that the immigrant applied for a replacement document evidencing LPR status is sufficient proof to receive benefits. Also, some programs are required to accept the "best available evidence" or help the applicant obtain needed documents (for example, by paying relevant fees).