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December 29, 2010

ALL COUNTY INFORMATION NOTICE NO. I-102-10

TO: ALL COUNTY WELFARE DIRECTORS
ALL CALFRESH COORDINATORS
ALL CONSORTIUM PROJECT MANAGERS
ALL QUALITY CONTROL SPECIALISTS
ALL CalWORKs PROGRAM SPECIALISTS

SUBJECT: FOOD STAMP PROGRAM NONCITIZEN ELIGIBILITY REFERENCE GUIDE

REFERENCE: ALL COUNTY INFORMATION NOTICE (ACIN) I-71-00, ACIN I-47-95,
ACIN I-23-03

The purpose of this notice is to transmit the attached “Food Stamp” Program Noncitizen Guide, which is effective upon receipt of this letter. Please substitute “CalFresh” for the “Food Stamp” Program references in this guide due to a name change subsequent to the final version of the Guide. When any substantive changes are made in the future, “Food Stamps” will be replaced with “CalFresh” in this guide. This guide focuses on the Food Stamp Program (FSP); therefore, any questions regarding noncitizens in the CalWORKs or Medi-Cal programs should be directed to the appropriate CalWORKs and Medi-Cal staff contacts. At the request of counties, the guide was developed via the Noncitizen Workgroup with state staff working as facilitators, to update the prior noncitizen guide transmitted in All County Information Notice (ACIN) I-71-00.

The “Noncitizen Guide” does not replace the Systematic Alien Verification for Entitlements (SAVE) system requirements. The United States Bureau of Citizenship and Immigration Services (USCIS) determines whether a noncitizen’s documentation and/or status is valid. Depending upon the complexity of the issue, counties may wish to discuss noncitizen eligibility issues with county legal counsel prior to contacting the California Department of Social Services (CDSS).

The county/state workgroup reviewed the previous reference guide (ACIN I-71-00), and made changes as it relates to Immigration and Nationality Act (INA) law and USCIS procedures for use in the FSP. This guide is not required to be used and will not be stocked by CDSS. The Workgroup devoted many hours of intensive work to develop this document, and their efforts are greatly appreciated. The Workgroup developed it as a reference tool for noncitizen eligibility determinations from the viewpoint of eligibility workers. The Noncitizen Guide contains five sections: Introduction, Acronyms, Definitions and Topics, Immigration Documents, and charts including Document Types and Noncitizen Codes, Nonimmigrant Codes, and Sponsorship Codes.

REASON FOR THIS TRANSMITTAL

- State Law Change
- Federal Law or Regulation Change
- Court Order
- Clarification Requested by One or More Counties
- Initiated by CDSS

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CDSS is amenable to making changes to the document providing a difference is discovered, explained to state staff in writing, and supported with documentation showing the validity of the information and necessity for an amendment. As mentioned on the first page, counties may wish to first consult with county counsel prior to suggesting changes.

If you have any questions regarding this notice, please contact Sharon Campbell of the CalFresh Branch, at sharon.campbell@dss.ca.gov or (916) 654-0737.

Sincerely,

Original Document Signed By:

CHRISTINE WEBB-CURTIS, Chief
CalFresh Branch

Attachment

FOOD STAMP PROGRAM

Noncitizen Guide

2010

**County Noncitizen Workgroup
California Department of Social Services**

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1.0 Introduction

This guide is a revised version of ACIN I-71-00 and ACIN I-47-95 for the Food Stamp Program. It was created by a county workgroup and co-facilitated by state staff. The following sections explain categories of noncitizens such as Amerasians, Battered Noncitizens, and other information useful in determining the eligibility of noncitizens for food stamp benefits. It does not include information pertaining directly to the CalWORKs and Medi-Cal Programs. The document explains the different categories of noncitizens and the types of documentation associated with each particular group **and should not be regarded as an exhaustive listing**. It is current at this time. Various sources were used, such as the United States Citizenship and Immigration Services, the Food and Nutrition Service, the National Immigration Law Center, various publications, All County Letters, All County Information Notices, Administrative Notices, etc. The information is not all-inclusive.

If there is anything questionable, call state staff after discussing it with the county legal staff counsel. CDSS will consider making amendments to this document provided a difference is identified, and documentation provided explaining the validity of the proposed change and necessity of the amendment. Due to frequent immigration law changes, this document is a guide only, and does not supersede any law or regulation regarding noncitizen eligibility.

2.0 Acronyms

ACIN	All County Information Notice
ACL	All County Letter
AN	Administrative Notice
AREERA	Agriculture Research, Extension, and Education Reform Act
AU	Assistance Unit
ASAWs	Additional Special Agricultural Workers (a.k.a. Replenishment Agricultural Workers [RAWs])
ASVI	Alien Status Verification Index - system of records
BCC	Border Crossing Card
CAPI	Cash Assistance Program for Immigrants
CBO	Community Based Organization
CFA	Compact Free Association
CFAP	California Food Assistance Program
CalWORKs	California Work Opportunity and Responsibility to Kids
CFRPP	Cuban Family Reunification Parole Program
CJF/HIAS	The Council of Jewish Federations/Hebrew Immigrant Aid Society
CWD	County Welfare Department
DHS	Department of Homeland Security
DOE	Date of Entry
DOL	Date of Legalization
EAD	Employment Authorization Document
ECA	Entrant Cash Assistance
ELA	Eligible Legalized Alien
EMA	Entrant Medi-Cal Assistance
EOIR	Executive Office for Immigration Review
FEZANA	Federation of Zoroastrian Association of North America
FR	Federal Register

Acronyms (Continued)

FS	Food Stamp
FSP	Food Stamp Program
FSM	Federated States of Micronesia
GA/GR	General Assistance/General Relief
HP	Humanitarian Parolee
HIAS	Hebrew Immigrant Aid Society
INA	Immigration and Naturalization Act
INS	Immigration and Naturalization Service (a.k.a. USCIS)
IRC	International Rescue Committee
IRCA	Immigration Reform Control Act of 1986 — contained eligibility for assistance rules for certain amnesty noncitizens
Kin-GAP	Kinship Guardianship Assistance Payment Program
LPR	Lawful Permanent Resident
MAA	Mutual Assistance Association
MC	Medi-Cal
MIS	Republic of the Marshall Islands
MPP	Manual of Policies and Procedures
NCEP	Noncitizen Eligibility and Certification Provisions
NILC	National Immigration Law Center
NMI	Northern Mariana Islands
OBRA	Omnibus Budget Reconciliation Act of 1986
ODP	Orderly Departure Program
ORR	Office of Refugee Resettlement
PIP	Public Interest Parolee
PRS	Permanent Resident Status
PRWORA	Personal Responsibility and Work Opportunity Reconciliation Act of 1996
PRUCOL	Permanently Residing under Color of Law
RAWs	Replenishment Agricultural Workers, (a.k.a. Additional Special Agricultural Workers [ASAWs])

Acronyms (Continued)

RCA	Refugee Cash Assistance
REAA	Refugee Education Assistance Act
RMA	Refugee Medi-Cal Assistance
SAVE	Systematic Alien Verification for Entitlements
SAWs	Special Agricultural Workers
SIS	Satisfactory Immigration Status
SIV	Special Immigrant Visas
SLIAG	State Legalization Impact Assistance Grants (Funding ended June 30, 1994)
SNAP	Supplemental Nutrition Assistance Program (Federal Food Stamp benefits)
SSN	Social Security Number
SSA	Social Security Administration
SSI	Supplemental Security Income
TANF	Temporary Assistance for Needy Families
TPS	Temporary Protected Status
TRMA	Transitional Refugee Medical Assistance
TRS	Temporary Resident Status
TTPI	Trust Territories of the Pacific Islands
USCIS	United States Citizenship and Immigration Services (formerly known as INS)
USCC	United States Catholic Charities
VAWA	Violence Against Women Act
VTVPA	Victims of Trafficking and Violence Protection Act
VOLAG	Private Voluntary Resettlement Agency
WR	World Relief

3.0 Definitions and Topics

Afghan Special Immigrant Visa

Refer to the “Visas” Section.

Amerasians

Amerasian is a term broadly used to refer to children born of a United States (U.S.) citizen father. The children must have been born in Korea, Vietnam, Laos, Cambodia, or Thailand after 1950 and before October 22, 1982.

Amerasians born in Vietnam after January 1, 1962 and before January 1, 1976, are admitted as Lawful Permanent Residents (LPRs) and treated as refugees. If they are otherwise eligible, they can receive federal food stamp (FS) benefits as of the date of admission.

Amnesty (IRCA)

The Immigration Reform and Control Act (IRCA) was enacted in 1986 allowing certain noncitizens residing unlawfully in the U.S. to apply for permanent residency status if they could otherwise qualify as legal residents under USCIS guidelines. The IRCA Amnesty program has ended. However, there are still IRCA individuals whose immigration status has not been resolved. IRCA included:

- Pre-1982 Amnesty Aliens — Immigration and Naturalization Act (INA) Section 245A (general amnesty)
- Special Agricultural Workers (SAWs) — INA Section 210 (farm workers)
- Replenishment Agricultural Workers (RAWs) — INA Section 210A
- Cuban-Haitian Entrants — INA Section 212
- Registry Aliens Pre-1972 Amnesty — INA Section 249

After the initial interview for legalization, the noncitizen was given an “Employment Authorization Card” (I-688A). The I-688A card was valid for six months from the date of issuance, and then expired, if not given a one year extension by the United States Citizenship and Immigration Services (USCIS).

Noncitizens granted temporary resident status were issued a “Temporary Resident Card” (I-688). The expiration date was printed on the card.

Effective May 5, 1992, amnesty noncitizens that completed the five-year period of ineligibility were granted Permanent Resident Status (PRS). They are eligible to receive food stamp (FS) benefits, if otherwise eligible.

Exception: Section 210 noncitizens, see chart below. The five-year moratorium began with the individual's “Date of Adjustment” to Temporary Resident Status (TRS). When the moratorium ended five years later, they needed to adjust to LPR status.

Definitions and Topics (Continued)

Section 210	Sections 212, 245A and 249
Amnesty noncitizens must show proof of receipt of an I-551 to be eligible for food stamp benefits.	Amnesty noncitizens MUST show proof that PRS has been granted to be eligible for federal food stamp benefits.

The following chart shows the filing dates for IRCA noncitizens.

IRCA Category	Filing Date	5 Years Period Ended On:
Amnesty	5/5/87	5/5/92
TRS under IRCA	5/1/87 - 5/4/88	5/4/93
SAWS only	11/30/88	11/30/93
Zambrano (Zambrano v. INS)	12/29/89	12/29/94

Individuals who did not adjust their status with USCIS are considered undocumented.

Asylees

An asylee is an individual who has been granted asylum under Section 208 or 208(a) of the INA. Individuals already present in the U.S. who meet the requirements for refugee status because they fear persecution in their home country can apply for asylum.

Asylum must have been “Granted” for an individual to be eligible for federal FS benefits. Asylees are eligible from the date asylum was granted. An asylee will generally have a written decision from USCIS or a letter from an immigration judge stating that asylum has been granted. Asylees are not sponsored noncitizens; they are qualified noncitizens (for a definition of *qualified noncitizen*, refer to the “Qualified Noncitizen” definition).

“Applying” or “Recommended” for asylum is not the same as having been granted asylum. To be eligible for the FSP, asylum must be granted.

Authorization to Work

Authorization to work (I-688A and I-688B) does not mean the individual is eligible for FS benefits; they must have other acceptable USCIS supporting documents to determine eligibility.

Definitions and Topics (Continued)

B

Battered Noncitizen

“Battered” is a term applied to noncitizens that have been abused while in the U.S. by a spouse or a parent who is a U.S. citizen or lawful permanent resident, or by a member of the spouse’s, or parent’s family residing in the same household as the noncitizen. According to VAWA requirements, a son or daughter can be a derivative beneficiary to the parent’s battered noncitizen petition, if s/he is unmarried and under the age of 21. Derivative beneficiaries (Refer to the “Derivative Section” for more information.) who are referenced on the petition request, but are not indicated on the USCIS approval document or the prima facie notice are eligible for the same benefits as the principal beneficiary/battered noncitizen. Beneficiaries must be verified with USCIS through the Vermont Service Center or other relevant USCIS field office, EOIR, or the local USCIS office. To be eligible for benefits, there must be a substantial connection between battery or cruelty and the need for benefits. CWDs find this need based upon the finding of a prima facie case under VAWA (or a county determination, based on a widow or family-based self-petition) and the application for benefits.

The Battered Noncitizen requirements are:

Requirement 1: The noncitizen has an approved petition or a pending petition which sets forth a prima facie (apparent) case from USCIS or the Executive Office for Immigration Review.

Requirement 2: The noncitizen or the noncitizen’s child or parent has been battered or subjected to extreme cruelty within the U.S. by his/her spouse, parent, or member of the family residing in the same household.

Requirement 3: There is a substantial connection between the abuse and the need for benefits.

Requirement 4: The noncitizen no longer resides with the batterer.

Definitions and Topics (Continued)

For eligibility guidelines, see chart below.

	Requirements	Immigration Status	Funding
Food Stamp Program	Must meet all four requirements and also PRWORA requirements (refer to MPP Sections 63-405.1 & .12. For battered noncitizens, see MPP Section 63-405.118)	Qualified Noncitizen	Federal
	PRWORA requirements not met	CFAP if Qualified Noncitizen, pre-certified trafficking victim, or U visa applicant/holder	State-Only

Information regarding which agency makes the determination of abuse is as follows:

Petition	Abuse Determination Made By
Self-petition	USCIS
Self-petition - Widow(er)	County *
Family Based	County *
Cancellation of Removal/Suspension of Deportation	Executive Office for Immigration Review

* Follow Domestic Abuse Regulations to determine abuse for this category. Refer to ACIN I-71-00 for more information.

C

California Food Assistance Program (CFAP)

CFAP is a state program that allows certain qualified legal noncitizens, if not eligible for federal FS benefits based solely on their immigration status, to receive state-funded FS benefits. Current FS regulations contained in the state FSP MPPs will apply to CFAP participants. CFAP eligibility is generally for adults who have not yet met the federal five-year residency requirement.

Definitions and Topics (Continued)

Child Born Abroad to U. S. Citizen

1. Birth abroad to TWO U.S. citizens:

In most cases, an individual is a U.S. citizen if **all** of the following are true:

- Both parents were U.S. citizens when the individual was born; and
- At least one parent lived in the U.S. at some point in his or her life.

The record of birth abroad, if registered with a U.S. consulate or embassy, is proof of the citizenship. An individual can apply for a passport to have the citizenship recognized. If additional proof of the citizenship is needed an individual may file a Form N-600, Application for Certificate of Citizenship. This form can be downloaded from the Immigration Forms section of the USCIS website.

2. Birth abroad to ONE U.S. citizen:

In most cases, an individual is a U.S. citizen if **all** of the following are true:

- One of the parents was a U.S. citizen when the individual was born;
- The individual's citizen parent lived at least five years in the U.S. before the individual was born; and
- At least two of these five years in the U.S. were after the individual's citizen parent's 14th birthday.*

The individual's record of birth abroad, if registered with a U.S. consulate or embassy, is proof of the citizenship. The individual can also apply for a passport to have the citizenship recognized. If additional proof is needed of the individual's citizenship, an individual may file a Form N-600, Application for Certificate of Citizenship. This form can be downloaded from the Immigration Forms section of the USCIS website.

* If an individual was born before November 14, 1986, the individual is a citizen if the U.S. citizen parent lived in the U.S. for at least ten years and five of those years in the U.S. were after the citizen parent's 14th birthday.

Definitions and Topics (Continued)

Child Citizenship Act (CCA) of 2000

The CCA became effective on February 27, 2001. Under this Act, a child born outside of the U.S. automatically becomes a citizen of the U.S. when all of the following conditions have been fulfilled:

- At least one parent is a citizen of the U.S., whether by birth or naturalization,
- The child is under the age of 18 years,
- The child is residing in the U.S. in the legal and physical custody of the citizen parent, and
- The child entered the U.S. pursuant to a lawful admission for permanent residence.
(Admission in any immigrant classification will satisfy the requirement that the applicant be admitted to the U.S. as a lawful permanent resident.)

In the case of an adopted child, that child is under the age of 16 and has resided in the legal and physical custody of the citizen parent(s) for at least two years (sibling children adopted by the same parent(s) have until the age of 18).

This legislation represents a significant and important change in the nationality laws of the U.S. The changes made by the CCA authorize the automatic acquisition of citizenship and permanently protect the adopted children of U.S. citizens from deportation.

Under the CCA, qualifying children who immigrate to the U.S. with a U.S. citizen parent automatically acquire U.S. citizenship upon entry; children who live abroad acquire citizenship on approval of an application and the taking of the oath of allegiance.

Individuals who are 18 years of age or older on February 27, 2001 do not qualify for citizenship under the CCA, even if they meet all other criteria. If they wish to become U.S. citizens, they must apply for naturalization and meet eligibility requirements that currently exist for adult lawful permanent residents.

Citizenship

There are several categories of citizenship status:

U.S. Born Citizen

All individuals born in, and subject to the jurisdiction of the U.S., are U.S. citizens. Citizenship can be established by an applicant's statement on the appropriate Statement of Facts (SOF).

For FSP purposes, per MPP Section 63-300.5(e)(2), verification of citizenship is required only if questionable.

Definitions and Topics (Continued)

Citizenship Continued

Birth in U.S. Territories

Individuals born in the following U.S. territories are considered U.S. citizens and are entitled to enter the U.S. at any time without going through immigration procedures. Citizenship through U.S. territorial birth is established by an applicant's statement on the appropriate SOF.

- Guam
- Puerto Rico
- U. S. Virgin Islands

Naturalization

Naturalization is the process by which immigrants become U.S. citizens. To be eligible to apply for naturalization, an individual must have lived in the U.S. as a lawful permanent resident for five years or three years if married to a U.S. citizen, or one year for certain individuals in the military and veterans.

Naturalization requires that the individual meet the following criteria:

- Be over 18 years old,
- Be lawfully admitted to the U.S.,
- Reside in the country continuously for five years (three years if married to a U.S. citizen),
- Pass a test to prove basic knowledge of English and American government and history, and
- File an application for naturalization with USCIS.

Commonwealth of Northern Mariana Islands (CNMI)

Refer to Northern Mariana Islands (NMI).

Conditional Entrant

The provision of Public Law 89-236 for "Conditional Entrant" was the primary method of entry for refugees when enacted in 1965 under Section 203(a)(7). This provision was abolished by the Refugee Act of 1980; however, there may be individuals with this documentation. These individuals are considered qualified noncitizens. (Refer to the section on Qualified Noncitizens for more detailed information.)

Conditional Permanent Resident

A conditional permanent resident is a noncitizen granted a two year period of permanent resident status based on a "qualifying" marriage to a U.S. citizen, national, or LPR. Unlike other permanent residents whose eligibility may continue if their I-551 cards are expired, eligibility discontinues for conditional permanent residents who's I-551s have expired.

Definitions and Topics (Continued)

Conditional Permanent Resident (Continued)

Children of a U.S. citizen, national, or LPR may also have this status. The conditional status expires after two years. It is the responsibility of the conditional permanent resident to obtain a new immigration status from USCIS.

Noncitizens with conditional permanent resident status are lawful permanent residents and are eligible for FS benefits. If the marriage is dissolved within two years, a noncitizen admitted as a result of that marriage could lose their LPR status and if this occurs, would no longer be eligible for FS benefits, unless the individual meets another status, such as VAWA.

Cross Border Native American Tribes

Cross Border Native Americans, born in Canada or Mexico, are entitled to freely cross the U.S. borders, and are treated as LPRs of the U.S., but must provide valid proof of membership in a tribe. This designation refers to federally recognized Native American tribes, bands, nations, or other organized groups or communities. Refer to the Jay Treaty Native Americans definition for Canadian tribes. It also includes, but is not limited to, the St. Regis Band of the Mohawk in New York State, the Micmac in Maine, the Abanaki in Vermont, and the Kickapoo in Texas.

Cuban Adjustment Act

The Cuban Adjustment Act was a law enacted in 1966. Cuban nationals are granted refugee status. The Act allows Cuban nationals to apply for adjustment of status to LPR status if admitted to the U.S. or paroled into the U.S. after January 1, 1959, and if they were physically present in the U.S. for at least one year.

Cuban/Haitian Entrants

Cuban/Haitian Entrants under Section 501(e) of the Refugee Education Assistance Act of 1980 are eligible for FS benefits and are qualified noncitizens. (Refer to the section on Qualified Noncitizens for more detailed information.)

Cuban medical professionals paroled under INA Section 212(d)(5) as Cuban/Haitian Entrants are immediately eligible for federal food stamp benefits as qualified noncitizens per MPP Section 63-405.115. These individuals are paroled as Cuban/Haitian Entrants, meeting the definition of Cuban/Haitian Entrant under the Refugee Education Assistance Act, Section 501(e). The spouse of the medical professional who is non-Cuban and who is admitted as a parolee under Section 212(d)(5) of the INA may apply for LPR status after one year of residency. Refer to ACIN I-71-08 for more information.

Definitions and Topics (Continued)

Cuban Family Reunification Parole Program (CFRPP)

These individuals are considered qualified Cuban/Haitian Entrants. The CFRPP permits Cuban beneficiaries of an approved I-130, *Petition for Alien Relative*, and who have not yet received an immigrant visa, to be paroled into the U.S. The visa will have an issuance and expiration date. Also, the bottom of the entry document may state, “Not a Visa. Foil prepared at DHS request; Special Parole for Non Current Cuban IV Beneficiaries.” Attached may be an I-94 with several dates and the term “Public Interest”, but this does not make them a Public Interest Parolee (PIP).

In order to be eligible, the individuals coming into the U.S. under the CFRPP must apply to enter the U.S. from Cuba and not a third country. In addition, they must also pass background and security checks. Because they are considered Cuban/Haitian Entrants from the date paroled into the U.S., they are eligible for federal food stamp benefits from the issue date, which is also known as the date parole was granted.

D

Deeming

This is a method of presuming income and resources of a sponsor for a sponsored noncitizen. This attribution of income and resources is called “deeming.” Unless meeting the indigency exception (Refer to the “Indigent” section for more detailed information.), the “deemed” or countable portion of the sponsor’s income and resources are included as a part of the sponsored noncitizen’s income and resources when determining whether the noncitizen is eligible for FS benefits. Not all noncitizens are sponsored; not all sponsored noncitizens are subject to deeming.

Deeming or attribution of the sponsor’s income and resources to the sponsored noncitizen continues until:

- The sponsored noncitizen becomes a naturalized citizen;
- The sponsored noncitizen can be credited with 40 qualifying quarters of work;
- The sponsored noncitizen is no longer an LPR and leaves the U.S.;
- The sponsored noncitizen meets one of the exceptions*;
- The sponsor or the sponsored noncitizen dies.

*Eligible noncitizen children under age 18 are exempt from sponsor deeming. Refer to MPP Section 63-503.492 for additional deeming exceptions. Sponsored noncitizens who meet the indigency exception also are not subject to deeming—only the amount of actually provided income is counted to determine whether the indigency exception is met (ACL 10-20).

For CFAP, deeming applies for three years after the signing of the I-864.

Definitions and Topics (Continued)

Derivative Citizenship

Derivative citizenship is conveyed to children (under 18) through the naturalization of parents, or under certain circumstances, to spouses of citizens at or during marriage, to children of battered noncitizens, or to foreign-born children adopted by U.S. citizen parents, provided certain conditions are met.

Once children reach the age of 18, they must obtain status as adults to the extent they have not already derived citizenship through their parents.

Diversity Visa (DV) Program

The DV Program is also known as the “lottery” program. The Immigration Act allows a specified number of immigration opportunities for individuals from countries other than the principal sources of current immigration to the U.S. Individuals from countries determined by USCIS, according to a mathematical formula, will be able to compete for these visas. These individuals are not required to be sponsored.

Documentation

Noncitizens must present acceptable documentation of “eligible” U.S. immigration status prior to the issuance of benefits.

Noncitizens without acceptable USCIS documentation and who are not qualified noncitizens are not eligible for FS. Some examples of noncitizens that are ineligible for benefits are those:

- Who have entered and remain in the U.S. illegally (without valid USCIS documents), or
- Who have remained illegally beyond their departure date, or
- Who enter the country on work permits.

*There are exceptions for noncitizens who do not have USCIS documentation, but who have met the initial requirements to obtain a U or T visa. Refer to the “Visa section for more detailed information.

Noncitizens that refuse to cooperate with the Social Services Agency or who are in the U.S. illegally or for temporary residence only are **not** eligible for FS benefits. The remaining members of the household are not affected by this, and will be processed as otherwise eligible.

Noncitizens are required to report all changes in immigration status. If immigration status changes and causes ineligibility, food stamp benefits must be discontinued.

Documented Noncitizen

A documented noncitizen is a lawfully admitted individual in possession of valid documentation issued by USCIS.

Definitions and Topics (Continued)

F

Family Unity

Family Unity provides protection from deportation, and eligibility for employment authorization to the spouses and children of legalized noncitizens who obtained temporary or permanent residence in the U.S. as a special agricultural worker under section 210 of the INA, or through legalization under section 245(a) of the INA, or under section 1504(b) of P. L. 106-553 (the Life Act). The Family Unity Act applies to someone who obtained permanent residence through a Cuban/Haitian Adjustment under section 202 of the Immigration Reform and Control Act of 1986, P. L. 99-603.

To prove eligibility for Family Unity Program benefits under the LIFE Act, a noncitizen must have been the spouse or unmarried child under 21 years of age of a noncitizen who was/is eligible for adjustment under section 1504(b) of the LIFE Act and:

- 1) The spouse or parent has applied for or been granted adjustment of status under these provisions; and
- 2) The spouse or unmarried child under 21 years of age, entered the U.S. before December 1, 1988, and resided in the U.S. on that date.

Federal Means-Tested Public Benefit Programs

Benefits provided to individuals, households, or family units with federal funds may be considered federally means-tested. The following are considered federal means-tested public benefits:

- SSI
- MC
- CalWORKs (TANF)
- FS
- Healthy Families
- Federal Foster Care and Adoption Assistance

Examples of non-federally funded means-tested programs are:

- CAPI
- CFAP
- GA/GR
- State-Funded CalWORKs (State-Funded Trafficking Victims/Victims of Criminal Activity, etc.)

Definitions and Topics (Continued)

Five-Year Bar (Period of Ineligibility)

A restriction that prohibits qualified noncitizens who physically entered the U.S. on or after August 22, 1996, from receiving federal means-tested benefits during their first five years in qualified noncitizen status, unless they meet the veteran exemption or refugee exemption or a condition of MPP Section 63-405.12. (Refer to the “Qualified Noncitizen” section for more detailed information.)

H

Haitian Orphans (Cross-reference Cuban/Haitian Entrants and Qualified Noncitizens.)

The Department of Homeland Security authorized the use of humanitarian parole status to certain Haitian orphans on January 18, 2010. These individuals meet the definition of Cuban/Haitian Entrant, and are eligible to receive federal food stamp benefits without a five-year waiting period.

Documentation

Haitian orphans may enter the U.S. with a Form I-94 (Arrival-Departure Record) stating that they have been paroled into the U.S. on or after January 12, 2010, or they may have a visa showing that they have been admitted lawfully for permanent residence.

Sponsored Deeming

Sponsored deeming is not a requirement for this group of individuals because the children are either living in the household with their adoptive parents or are under the age of 18; therefore, not subject to deeming requirements.

Hmong or Highland Laotian Tribal Members

A Hmong or Highland Laotian Tribal Member is an individual who is lawfully residing in the U.S. and who was a member of a Hmong or Highland Laotian tribe. For FS, the principal member must be from the tribe while assistance was rendered to U.S. personnel by taking part in a military or rescue operation during the Vietnam era (August 5, 1964, through May 7, 1975). This would include the spouse, unremarried surviving spouse, or unmarried dependent child(ren) of tribal members.

The FSP has made an exception for the Hmong and Highland Laotians under Section 508 of the Agriculture Research, Extension, and Education Reform Act (AREERA). This act amends Section 402 of the PRWORA and grants the Hmong/Highland Laotian Tribes that rendered aid to U.S. personnel in Vietnam indefinite and immediate (no waiting period) eligibility for federal FS.

Definitions and Topics (Continued)

I

Immigrant

An immigrant is an individual who leaves his or her country to settle permanently in another country. In the context of U.S. immigration law, the term immigrant refers to any noncitizen in the U.S. However, there is an exception for individuals who are admitted to the U.S. as a nonimmigrant (see nonimmigrant definition) and who continue to maintain that status.

Indigent Sponsored Noncitizen

The final NCEP rule at 65 FR 70136 under the title “Determination of Indigence” states an eligible sponsored noncitizen is indigent if the sum of all the actual sponsored noncitizen’s household’s income and any assistance the sponsor or others provide (cash or in-kind) is less than or equal to 130 percent of the poverty income guideline.

To determine if a sponsored noncitizen is indigent, the county must first determine if the noncitizen “is unable to obtain food and shelter.” The term “is unable to obtain food and shelter” is used to mean the sum of the eligible sponsored noncitizen household’s own income, the cash contributions of the sponsor and others, and the value of any in-kind assistance the sponsor and others provide does not exceed 130 percent of the Federal Poverty Level (FPL) for the household size.

The sponsored noncitizen may self-declare that s/he is not being supported by the sponsor. If self-declaration of non-support is made by the sponsored noncitizen, the county can only make the indigence finding based upon the sponsored noncitizen household’s actual income and any other income actually received from others. Verification of non-support cannot be required of the sponsor because it creates a barrier to program access; particularly, in cases where the sponsor cannot be located, and/or in cases of battery.

After the indigence determination is made, the normal food stamp program budgeting process can begin where counties must verify and count actual income received by the sponsored noncitizen. Sponsor deeming is not required due to the finding of indigence; and therefore, verification of the sponsor’s income and resources is also not required. However, if the sponsored noncitizen receives a cash contribution from the sponsor, the amount given must be verified. Self-declaration can be used to verify the amount actually received, if no other form of verification is available.

Authority

- Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (Public Law 104 – 193) – Section 423
- Final regulations published by the Food and Nutrition Service on November 21, 2000 – “Food Stamp Program: Noncitizen Eligibility and Certification Provisions (NCEP) of Public Law 104-193 as Amended by Public Laws 104-208, 105-33 and 105-185” (65 FR 70134-70212).

Definitions and Topics (Continued)

Authority (Continued)

- Food and Nutrition Service - Eligibility Determination Guidance: Noncitizen Requirement in the Food Stamp Program at:
http://www.fns.usda.gov/fsp/rules/Legislation/pdfs/Non_Citizen_Guidance.pdf
[7 CFR 273.4(c)(3)(iv)].
- Supplemental Nutrition Assistance Program (SNAP), Food and Nutrition Service, United States Department of Agriculture, Administrative Notice 09-24, March 6, 2009.

Indigent Referrals

Indigent referrals including the sponsor and the sponsored noncitizen names (per ACIN I-23-03) and addresses should now be sent to the U.S. Citizenship and Immigration Services (USCIS) rather than the U.S. Attorney (refer to the below address).

When the Immigration and Naturalization Services (INS) became USCIS, some functions were transferred from the Department of Justice to USCIS. USCIS has advised us that it should receive the referrals. The referrals should be sent to:

U.S. Bureau of Citizenship and Immigration Services
Office of Policy and Planning, Room 4010
20 Massachusetts Ave. NW
Washington, D.C. 20529-0001

Iraqi Special Immigrant Visa

Refer to the "Visas" section.

Definitions and Topics (Continued)

J

Jay Treaty Native Americans

Jay Treaty Native Americans must be born in Canada and have at least 50% Aboriginal blood. They have the right to enter the U.S. to live or work. This right is guaranteed by federal statute (8 U.S.C. §1359) and the federal court case *Akins v. Saxbe*, 380 F. Supp. 1210 (D.Me. 1974).

Any of the following documents are required to establish LPR status:

- A letter from the tribal band office stating that the individual has at least 50% Native American blood (also referred to as blood quantum).
- The Certificate of Indian Status Card (the card with the red stripe along the top).
- The long form birth certificate.
- If the individual is Haudenosaunee (Red I.D. Card).
- If the individual is Inuit and has an Inuit enrollment card from one of the regional Inuit lands claim agreements.
- An unexpired temporary I-551 stamp in a Canadian passport or on the Arrival-Departure Record with the S13 code; or
- An expired Alien Registration Receipt Card or Permanent Resident Card with the code S13.

The right to food stamp benefits is guaranteed by U.S. law at 8 U.S.C. §1612(a)(2)(G).

According to MPP Section 63-405.222, a Native American born in Canada is entitled to federal food stamp benefits under the provisions of Section 289 of the INA (8 U.S.C. 1359). Refer to the Cross Border Native American Tribes section for more information.

L

Lautenberg Parolee

Public Law 101-67, also known as the Specter Amendment (formerly the Lautenberg Amendment) allows for the adjustment of status for individuals who are nationals of the former Soviet Union, who were denied refugee status, to be paroled into the U.S. These parolees may apply for LPR status if they were paroled into the U.S. between August 15, 1988 and September 30, 2004.

Today, this provision is limited to only those from the former Soviet Union, or from Estonia, Latvia or Lithuania, and include (but are not necessarily limited to) those of the Jewish faith, Evangelical Christians and Ukrainian Christians of the Orthodox and Roman Catholic denominations. The Specter Amendment also expanded protection to include religious minorities from Iran. Prior to the mid-1994, these provisions were available to certain individuals from Vietnam, Cambodia, and Laos, as well as individuals from the Soviet Union.

For additional information, refer to Public Law 101-167 and 8 CFR § 245.7.

Definitions and Topics (Continued)

Lautenberg Parolee (Continued)

These parolees are eligible to adjust to LPR status after one year of residence in the U.S. These individuals must have applied for refugee status abroad, been denied, and instead granted parolee status.

Lawful Permanent Resident (LPR)

A LPR is an individual who is lawfully admitted for permanent residency in the U.S. under the INA.

LPRs:

- Have permission to live and work permanently in the U.S.
- Can apply for naturalization to become a U.S. citizen when they meet certain criteria.
- Are qualified noncitizens (refer to qualified noncitizen section).

LPRs are potentially eligible for federal/state public benefits, and may be sponsored.

Life Act

This act is similar to Family Unity, except that unmarried children are no longer eligible after reaching age 21. The applicant must have entered the U.S. before December 1, 1988, and have been residing in the U.S. on such date, and have applied for LIFE legalization. (Refer to the section under “Family Unity” for additional information.)

Lottery

Refer to Diversity Visa (DV) Program or Visa Lottery.

M

Mariel Cubans

Mariel Cubans are Cuban natives who were boat lifted to the U.S. between April 15, 1980 and October 20, 1980. Many were Cuban prisoners. By now they may have changed their status and they must present their documentation.

Marshall Islands, Republic of

The Marshall Islands are a group of islands formerly under U.S. administration in the Trust Territory of the Pacific Islands, and are now an independent nation. Under a Compact of Free Association with the U.S., citizens of the Marshall Islands have special rights. They are technically nonimmigrants, and they are allowed to enter, reside, and work in the U.S. Individuals can apply for LPR status, but until they have been granted LPR status, they are not eligible for FS benefits.

Definitions and Topics (Continued)

Match Grant

The goal of the Match Grant Program is to help noncitizens attain self-sufficiency within four months after arrival, without accessing public assistance. Participating agencies agree to match the Office of Refugee Resettlement (ORR) grant with cash and in-kind contributions. The applicant should come to the county with a “Match Grant Referral Slip” from the Match Grant Agency. If the applicant does not have this form, there is no way of knowing they are Match Grant recipients. The county must ask the refugee applicant if they are in the “Match Grant” program. Match Grant refugees are not sponsored.

There is **no** law that bars the Match Grant refugee from receiving public assistance. If the Match Grant refugee applies for assistance and is otherwise eligible, benefits must be established. However, if Match Grant applicants receive assistance from the county; they will lose their eligibility to **all** “Match Grant” services. These services include: clothing, specialized employment help, furniture, TVs, and computers. It is to the individual’s advantage to stay on Match Grant. The county must tell the individual they may lose those services by accepting public assistance.

Here is the link to Matching Grant sites by state:

<http://www.acf.hhs.gov/programs/orr/programs/mgps.htm>.

Micronesia, Federated States of

This group of islands was previously under U.S. administration in the Trust Territory of the Pacific Islands prior to independence. Under a Compact of Free Association with the U.S., citizens of the Federated States of Micronesia are allowed to enter, reside, and work in the U.S. as nonimmigrants. They are not nationals, citizens, or LPRs of the U.S. according to the USCIS Fact Sheet dated February 11, 2005. They are not precluded from becoming LPR if otherwise eligible.

They must meet the required noncitizen verification for all programs and possess LPR status with the appropriate documentation to be eligible for benefits.

N

Nationals

A national of the U.S. is defined as an individual who, though not a citizen of the U.S., owes permanent allegiance to the U.S. Nationals can enter the U.S. at any time without going through immigration procedure. Presently, the term “nationals” apply to:

- 1) People born in American Samoa and Swain’s Island after December 24, 1952; and
- 2) Residents of the Northern Mariana Islands who choose not to become U.S. citizens.

Naturalization

Refer to the Citizenship section.

Definitions and Topics (Continued)

Noncitizen

A noncitizen is an individual who is not a U.S. citizen or U.S. national. Noncitizens may include the following:

- Foreign government officials
- Individuals who have immigrated with USCIS documentation
- Tourists
- Students
- Individuals here on business
- Undocumented individuals

Nonimmigrant

A nonimmigrant is an individual who is allowed to enter the U.S. for a specific purpose and/or for a limited period of time. They are admitted to the country for a temporary stay (e.g. as tourists or students).

Note: The Marshall Islands, Republic of Palau, and the Federated States of Micronesia are a special category of nonimmigrants. Refer to the Marshall Islands, Republic of Palau, and the Federated States of Micronesia definitions for eligibility information.

Northern Mariana Islands (NMI) A.K.A. Commonwealth of Northern Mariana Islands

Citizens of the Northern Mariana Islands (NMI) **were declared citizens** of the U.S. under Public Laws 94-241 and 99-239, if certain conditions were met. The individual must have been issued either:

- A U.S. passport, or
- A certificate of identity issued by the Commonwealth of the NMI.

The main islands of the Marianas are Saipan, Tinian, and Rota. Individuals of NMI who do not provide either a U.S. passport or a certificate of identity, issued by the Commonwealth of NMI, are to be considered noncitizens, and must meet all noncitizen verification requirements.

P

Palau, Republic of

The Republic of Palau has been independent since 1986. This is a sovereign nation previously under U.S. administration in the Trust Territory of the Pacific Islands prior to independence. Under a Compact of Free Association with the U.S., citizens of the Republic of Palau are allowed to enter, reside, and work in the U.S. According to the USCIS Fact Sheet dated June 21, 2007, they are not nationals, citizens, or LPRs of the U.S. They are not precluded from becoming LPR if otherwise eligible.

Definitions and Topics (Continued)

Palau, Republic of (Continued)

They must meet the required noncitizen verification for all programs and possess LPR status with the appropriate documentation to be eligible for benefits.

Parolees

Parolees are individuals who normally would not be admissible to the U.S., but are allowed to enter temporarily for humanitarian, medical, and legal reasons, usually under emergency circumstances. A grant of parole does not constitute a formal admission to the U.S. It confers only temporary permission to be present, requiring parolees to leave when the conditions supporting their parole cease to exist. These individuals are federally eligible for food stamp benefits if their parole is expected to last for one year or more.

Examples of some noncitizens entering the U.S. as parolees are:

- **Refugee or Cuban/Haitian Entrants**
Only parolees granted through the Specter Amendment, Cuban/Haitian parolees, or South East Asian Public Interest Parolees (P.L. 106-429) can apply for LPR status. These individuals may apply for LPR status after one year of physical residence in the U.S. Unlike most parolees, a Cuban/Haitian entrant paroled into the U.S. is eligible for benefits immediately without a waiting period if they are admitted under section 501(e) of the Refugee Education Assistance Act of 1980.
- **Humanitarian Parolee (HP)**
Humanitarian paroles are granted for a period of time to coincide with the duration of the emergency or humanitarian situation that forms the basis for the request. There is a maximum time limit of 1 year.
- **Public Interest Parolee (PIP)**
Public Interest Parolees can apply for LPR status after one year of physical residence in the U.S.

A PIP's documentation may expire while they are waiting to receive LPR status. USCIS will not issue new documentation while they are pending LPR status (i.e., no extension stickers).
- **Lautenberg Parolee AKA Specter Amendment**
Lautenberg Parolees can apply for LPR status after one year of physical residence in the U.S. Refer to the Lautenberg Parolee section.

Definitions and Topics (Continued)

Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (PRWORA)

A law enacted in August 22, 1996, which barred most legal noncitizens from receiving food stamp benefits and Supplemental Security Income (SSI). Three groups were exempt: (1) LPRs credited with forty qualifying quarters of work, who did not receive any federal means-tested benefits during any of the quarters after December 31, 1996; (2) veterans--noncitizens on active duty in the Armed Forces, their spouses, and unmarried dependent children; and (3) refugees, asylees, and those with their deportation withheld for five years after entry into the U.S. PRWORA was also called welfare reform.

Prima Facie

This is a Latin term that means by first examination, and is used to determine a substantial connection to battery or cruelty. (Refer to the Battered Noncitizen section for more information.)

Private Sector Initiative (PSI)

The Private Sector Initiative (PSI) is a program that admits and resettles refugees through privately-funded sponsorships. MPP Section 63-503.492(b) exempts these individuals from sponsorship rules. The State Department requires the PSI to provide full support for the refugee for two years or until the refugee is self-supporting, whichever comes first. The PSI must provide each refugee it sponsors with all of the following: arrival arrangements, temporary housing, early employment, food, clothing, and other basic needs, information about obtaining Social Security cards, and on-going health care and medical insurance for two years if the refugee cannot pay for health insurance during this time.

The I-94 for these refugees will contain the following statement:

"This refugee is sponsored by the (name of local resettlement agency). Private resources are available. If public assistance is sought, please call (name of local agency) at (phone number)."

There is **no** law that bars a refugee who receives PSI from receiving benefits. If the refugee applies for assistance and is otherwise eligible, benefits must be established. If the sponsor contacts the county to determine whether any refugee resettled under their PSI program has applied for food stamp benefits, the county must obtain a Release of Information form signed by the refugee prior to responding to the sponsor. This consent allows the requesting organization access to confidential information about the individual.

Definitions and Topics (Continued)

Private Sector Initiative (PSI) Continued

Two PSI projects which have been approved by the State Department are:

- (1) The Cuban American National Foundation, known as “The Foundation.” “The Foundation” sponsors and resettles Cuban refugees. Many of the refugees sponsored by “The Foundation” are resettled in the Los Angeles area.
- (2) The Federation of Zoroastrian Association of North America (FEZANA). FEZANA sponsors and resettles Iranian Zoroastrian refugees. Many of the refugees sponsored by FEZANA are being resettled in the San Francisco Bay Area as well as Los Angeles.

The sponsoring agency will reimburse the federal, state, and local government for any assistance the refugee receives.

Privately Funded Soviet Jewish Refugees

The Council of Jewish Federations/Hebrew Immigrant Aid Society (CJF/HIAS) is privately funding admission and resettlement in the U.S. of up to 8,000 Soviet Jewish Refugees. Approximately 1,000 of these individuals have resettled in the State of California. The CJF/HIAS is responsible for the cost of admission and resettlement of this specialized group of refugees. CJF/HIAS will provide support for two years after admission to the U.S. or until the refugee attains PRS under the INA, whichever comes first. CJF/HIAS support includes:

- Processing
- Documentation
- Medical Examination
- Reception
- Placement

There is **no** law that bars the refugee who receives CJF/HIAS from receiving food stamp benefits. If the refugee applies for assistance and is otherwise eligible, benefits must be established.

PRUCOL

“Permanently Residing Under Color of Law” (PRUCOL) is a term that has been defined by regulations and court decisions to describe categories of noncitizens. PRUCOL is not a separate USCIS immigration classification (such as LPR, Amnesty, etc.). A PRUCOL individual is a noncitizen whose presence in the U.S. is known to USCIS, but whom the USCIS does not currently intend to remove or deport. Eligibility for these noncitizens should be evaluated in accordance with the qualified noncitizen rules. (Refer to the Qualified Noncitizen section for more information.)

Definitions and Topics (Continued)

Public Benefits

The following programs are considered public benefits:

- CalWORKs
- CAPI
- FS
- Foster Care
- GA/GR
- Kin-GAP
- MC
- Programs funded by a Social Services Block Grant (examples: Welfare to Work Ancillary Payments)
- RCA
- SSI/SSP

These benefits may be paid by federal funds, state-only funds, a combination of both, or local funds.

Public Charge

The term “Public Charge” is used by the USCIS, the immigration court, and the U.S. State Department to refer to individuals who are considered primarily dependent on the government for subsistence, as demonstrated by either receipt of public cash assistance for income maintenance or institutionalization for long-term care at government expense. A noncitizen that is found “likely at any time to become a public charge” can be denied entry to the U.S. or denied status as a LPR. Receiving food stamp benefits does not make a noncitizen a “public charge” – meaning an immigrant will not be deported, denied entry to the country, denied permanent status, or denied LPR status based on receipt of food stamp benefits.

Definitions and Topics (Continued)

Q

Qualified Noncitizen

The term “qualified noncitizen” is a federal term used only to define an individual’s immigration status.

In general, most qualified noncitizens must meet two requirements to be eligible for FS benefits in addition to other FS benefit program requirements such as limits on income and resources. They must:

- (1) Be in a qualified noncitizen category; and
- (2) Meet a condition that allows qualified noncitizens to receive FS.

For public benefits purposes, an individual who has one of the following immigration statuses is a qualified noncitizen:

- LPR
- Granted withholding of deportation/removal
- Granted parole for a period of at least one year
- Abused/battered immigrant, and children and parents of abused/battered immigrants
- Amerasian
- Conditional entrant
- Refugee
- Asylee
- Cuban/Haitian entrant

The following two tables list the noncitizens immediately eligible for federal food stamp benefits without a waiting period.

Noncitizens immediately eligible for benefits providing they meet all other conditions of eligibility without needing to wait five years.
• Noncitizen Nationals (people born in American Samoa or Swain’s Island)
• Native Americans born in Canada and Mexico
• Members (born outside the U.S.) of Native American tribes under Section 450b(e) of the Indian Self-Determination and Education Assistance Act
• Members of Hmong or Highland Laotian tribes that helped the U.S. military during the Vietnam era and who are legally living in the U.S., and their spouses or surviving spouses and unmarried dependent children.

Note: Citizens of the Northern Mariana Islands (NMI) **were declared citizens** of the U.S. under Public Laws 94-241 and 99-239, if certain conditions were met. The individual must have been issued either:

- A U.S. passport, or
- A certificate of identity issued by the Commonwealth of the NMI.

The main islands of the Marianas are Saipan, Tinian, and Rota. Individuals of NMI who do not provide either a U.S. passport or a certificate of identity, issued by the Commonwealth of NMI, are to be considered noncitizens, and must meet all noncitizen verification requirements.

Qualified Noncitizens immediately eligible for benefits providing they meet all other conditions of eligibility without needing to wait five years.
<ul style="list-style-type: none"> • Granted asylum under Section 208 of the Immigration and Naturalization Act (INA) • Refugee admitted under Section 207 of INA
<ul style="list-style-type: none"> • Afghan and Iraqi Special Immigrants (individuals who provided translation services to the U.S. government) under the Department of Defense Appropriations Act of 2010, Section 8120, Public Law (P.L.) 111-118, enacted on December 19, 2009, are eligible for federal public benefits to the same extent and for the same time period as refugees.
<ul style="list-style-type: none"> • Granted withholding of deportation/removal under 243(h) or 241(b)(3) of INA
<ul style="list-style-type: none"> • Cuban or Haitian entrant as defined in 501(e) of the Refugee Education Assistance Act of 1980 or paroled as a "Cuban/Haitian Entrant."
<ul style="list-style-type: none"> • Certain Haitian Orphans granted Humanitarian Parole after the earthquake on January 12, 2010 who entered the U.S. after the earthquake to be adopted by U.S. citizens. These individuals meet the definition of a Cuban/Haitian Entrant.
<ul style="list-style-type: none"> • Cuban medical professionals paroled under INA Section 212(d)(5) as Cuban/Haitian Entrants are immediately eligible for federal food stamp Benefits as qualified noncitizens per MPP Section 63-405.115. These individuals are paroled as Cuban/Haitian Entrants, meeting the definition of Cuban/Haitian Entrant under the Refugee Education Assistance Act, Section 501(e). The spouse of the medical professional who is non-Cuban and who is admitted as a parolee under Section 212(d)(5) of the INA may apply for LPR status after one year of residency Refer to ACIN I-71-08 for more information.
<ul style="list-style-type: none"> • Amerasian immigrant under 584 of the Foreign Operations, Export Financing and Related Program Appropriations Act
<ul style="list-style-type: none"> • A LPR who has earned or can be credited with 40 quarters of work
<ul style="list-style-type: none"> • A LPR with a military connection (veteran, on active duty, or spouse or child of a veteran or active duty service member).
<ul style="list-style-type: none"> • Children under age 18 (Continuing eligibility will be reviewed once the child reaches age 18.)
<ul style="list-style-type: none"> • Lawfully in U.S. and 65 or older as of August 22, 1996
<ul style="list-style-type: none"> • Lawfully in the U.S. and receiving government payments for disability or blindness.
<i>There is no longer a seven-year limit on federal eligibility for refugees, asylees, Amerasians, and Cuban/Haitian entrants (Farm Security and Rural Investment Act of 2002).</i>

The following table lists noncitizens with a five-year waiting period due to additional requirements. Qualified noncitizens who do not meet these criteria may be eligible for CFAP.

Qualified noncitizens who must meet additional criteria to receive benefits are eligible after a five-year waiting period. They are as follows:
<ul style="list-style-type: none"> • A LPR adult who has earned, or has been credited with <u>less than</u> 40 quarters of work
<ul style="list-style-type: none"> • An adult paroled for at least one year under section 212(d)(5) of INA
<ul style="list-style-type: none"> • Granted conditional entry under 203(a)(7) of INA in effect prior to 04/01/80
<ul style="list-style-type: none"> • Battered spouse, battered child or parent or child or a battered person with a petition pending under 204(a)(1)(A) or (B) or 244(a)(3) of INA

Definitions and Topics (Continued)

Quarters of Coverage

In order to be eligible for federal FS, qualified noncitizens who do not meet an exemption must have been credited with 40 qualifying quarters of work history in the U.S. The following noncitizens are exempt from the 40 qualifying quarter determination:

- Noncitizen Nationals (people born in American Samoa or Swain's Island)
- Native Americans born in Canada
- Members (born outside the U.S.) of Indian tribes under Section 450b(e) of the Indian Self-Determination and Education Assistance Act
- Members of Hmong or Highland Laotian tribes that helped the U.S. military during the Vietnam era, and who are legally living in the U.S., and their spouses or surviving spouses and dependent children
- Granted asylum under Section 208 of the INA
- Refugee admitted under Section 207 of INA
- Granted withholding of deportation/removal under 243(h) or 241(b)(3) of INA
- Cuban or Haitian entrant as defined in 501(e) of the Refugee Education Assistance Act of 1980
- Amerasian immigrant under 584 of the Foreign Operations, Export Financing and Related Program Appropriations Act
- Qualified noncitizen with a military connection (veteran, on active duty, or spouse or child of a veteran or active duty service member)

For years before 1978, an individual generally was credited with a quarter of coverage for each quarter in which wages of \$50 or more were paid, or an individual was credited with four quarters of coverage for every taxable year in which \$400 or more of self-employment income was earned. Beginning in 1978, employers generally report wages on an annual, instead of quarterly, basis. With this change to annual reporting, the law provided that a quarter of coverage be credited for each \$250 of an individual's total wages and self-employment income for calendar year 1978 (up to a maximum of four quarters of coverage for the year). After 1978, the amount of earnings needed for a quarter of coverage increases automatically each year with increases in the national average wage index.

Amount of Earnings Needed to Earn One Quarter of Coverage					
Year	Earnings	Year	Earning	Year	Earnings
1975	\$50	1986	\$440	1997	\$670
1976	50	1987	460	1998	700
1977	50	1988	470	1999	740
1978	250	1989	500	2000	780
1979	260	1990	520	2001	830
1980	290	1991	540	2002	870
1981	310	1992	570	2003	890
1982	340	1993	590	2004	900
1983	370	1994	620	2005	920
1984	390	1995	630	2006	970
1985	410	1996	640	2007	1,000
Source: http://www.ssa.gov/OACT/COLA/QC.html				2008	1,050

Definitions and Topics (Continued)

Lag Quarters

Depending upon when the request to SSA for work quarters information is submitted, the 40 quarter data report will not contain the current and/or the preceding calendar year information due to the normal processing cycle of employer provided information. These current year quarters and preceding year quarters which do not show on the report are called Lag Quarters.

Non-covered Earnings

Non-covered earnings are earnings for which Social Security taxes were not withheld (e.g. earnings of certain public employees or earnings paid in cash). Therefore, the credits for these earnings do **not** appear on the SSA work quarter report.

If an applicant/recipient is claiming earnings from non-covered employment, the credits for those earnings can be counted, if satisfactory evidence is provided. Acceptable evidence includes:

- Taxpayer's actual copy of W2 or W-2c forms, or
- A copy of the applicant's Federal or State income tax return (with photocopy of W-2 or W-2c attached), or
- Employer-prepared wage statements.

Current Year - Computation of Credits of Qualifying Employment

A current year's credit for a quarter which has ended may be used in the 40 credits of qualifying employment computation. **Do not count credits for calendar quarters that have not ended**, even if the individual has sufficient earnings to qualify for the credit. Use the current year amount as the divisor to determine the number of credits of qualifying employment available, always rounding down the result.

To determine the number of credits of qualifying employment to be counted for the current year, use the **lesser** of:

- (1) The number of quarters that have ended for the current year, **or**
- (2) The number of credits of qualifying employment available based on total earnings divided by amount needed per credit.

Example: An applicant applies in May 1998. He was laid off in April 1998 with year to date earnings of \$3,000. Based on earnings ($\$3,000$ divided by $\$700$ [amount needed for each credit for 1998] = 4.29), he is entitled to four credits. Since only one quarter has ended, (i.e.: January through March 1998), only one of the credits can be counted for 1998.

Definitions and Topics (Continued)

Establishing Credits - 1974 and earlier years

For 1974 and earlier years, an individual earned:

- (1) One credit for each calendar quarter in which an individual was paid \$50 or more in wages (including agricultural wages for 1951 through 1955),
- (2) Four credits for each taxable year in which an individual's net earnings from **self-employment** were \$400 or more, and/or
- (3) One credit for each \$100 (limited to a total of four yearly) of agricultural wages paid during the year for the years from 1955 through 1977.

Combining Credits with Spouse/Parent(s)

Social Security credits (formerly called "quarters of coverage") are earned by working at a job or as a self-employed individual. Each individual can only be credited with four credits of qualifying employment per year based on their **own** employment.

Food Stamp Benefits

The individual can use credits of qualifying employment earned by:

- (1) Their current spouse (including those individuals cohabiting and holding themselves out to the community as husband and wife by representing themselves as such to relatives, friends, neighbors, or trades people) **during** the spousal relationship.
- (2) Their former spouse if the marriage ended by death, but only for those quarters earned during the marriage.
- (3) The natural, step, or adopted parent(s) while they were under 18 years of age.
- (4) An adopted child may use the quarters of his adopted parents after the adoption and those of his birth parents prior to the adoption.
- (5) A stepparent's credits can be used by the stepchild, provided the stepparent relationship still exists. The death of the stepparent does not terminate the relationship. Upon divorce, the stepparent relationship ceases to exist.

Note: Beginning January 1997, no qualifying quarter can be credited toward the 40 quarter requirement if a benefit from a federal means-tested program was received in that quarter.

Definitions and Topics (Continued)

Example of Qualifying Employment

Applicant earned \$3,000 in July 1997 and is credited by Social Security with four credits (quarters) of qualifying employment for the year. No other income is earned for the year. This individual receives public assistance in September through December 1997. The credit for the third quarter (July through September) and fourth quarter (October through December) **cannot** be counted due to the receipt of public assistance during these quarters. However, the credit for the first quarter (January through March) and second quarter (April through June) can be counted since he/she received no public assistance during these quarters.

Credits of qualifying employment earned **prior** to 1997 count, whether or not the individual received any federal means-tested public benefits during the quarter for which they were credited.

R

Refugees

A refugee is a noncitizen given permission to come to the U.S. because he or she was persecuted, or has a well-founded fear of being persecuted (on account of race, nationality, religion, political opinion, or membership in a particular social group), in his or her home country. Refugees are given this status before coming to the U.S., usually when they are temporarily located in a third-world country. A refugee is granted the right to live and work in the U.S. and, after a one-year period, may apply to become a LPR. There are some exceptions to this one year residency. For example, Cuban/Haitian Entrants and Paroled as an Asylee (Section 208 of the INA) are qualified noncitizens eligible for benefits without a waiting period. If the refugee becomes an LPR, the individual retains their refugee status. The seven-year time limit and the five-year residency requirement would no longer apply.* [Section 501(e) of the Refugee Education Assistance Act of 1980]

Refugees **may** include the following noncitizens:

- Orderly Departure Refugees
- Amerasians
- Public Sector Refugees
- Private Funded Jewish Refugees
- Cuban/Haitian Entrants
- Mariel Cubans
- Match Grant Refugees
- “Paroled” as a Refugee
- “Paroled” as an Asylee

*Refugees meet the definition of “qualified alien” and are eligible for all federal public benefits. Prior to April 1, 2003, refugees lost federal eligibility after seven years from their date of entry. This seven-year rule no longer applies to Refugee Status.

Definitions and Topics (Continued)

S

SAVE (Systematic Alien Verification for Entitlement)

USCIS has designated SAVE as the system to be used to verify each noncitizen's immigration status. SAVE provides information regarding USCIS status, but the responsibility for determining eligibility for benefits remains with the county. SAVE is an intergovernmental (federal/state) information sharing program consisting of an automated (primary) and a manual (secondary) verification system.

The primary system is used to verify the immigration status of noncitizens that have an alien registration number ("A" number or "A" series number). If the primary verification response does not state that the noncitizen is in Satisfactory Immigration Status (SIS), then secondary verification is mandated.

The secondary system is a manual system for verifying an alien registration number and noncitizen information. It is required in addition to primary verification under the following circumstances:

- The SAVE primary response is: "Institute Secondary Verification."
- The USCIS documentation does not contain an "A" number.
- There are unacceptable discrepancies between the primary response and the USCIS documentation presented by the applicant.
- The original USCIS documentation appears to be altered or counterfeit.

The G-845 Supplement is to be sent to the local USCIS Immigration Status Verification Office. The form can be obtained by accessing the USCIS website at <http://www.uscis.gov/files/form/g-845s.pdf>.

I-94 Arrival/Departure Number

Form I-94 Arrival/Departure numbers can also be entered into SAVE. If an "Institute Additional Verification" response is received after entering an I-94 number into the SAVE system, use the "other" document function in SAVE and enter the Arrival/Departure number on the I-94. This workaround might prevent the Secondary Verification process for the I-94 number.

Special Immigrant Visas

Refer to the "Visas" section.

Specter Amendment

Refer to the "Lautenberg Parolee" section.

Definitions and Topics (Continued)

Sponsorship

Sponsorship is required of some noncitizens to ensure the noncitizen does not become a public charge. A noncitizen becomes eligible to apply for lawful permanent residency when a sponsor has completed an enforceable affidavit of support (I-864) which attests that the sponsor has sufficient income and resources to meet the sponsored noncitizen's needs. An individual may be sponsored by more than one individual.

Sponsorship status must be validated for eligibility purposes. If an immigrant's sponsor has signed an I-864 affidavit of support, and unless an individual meets a deeming exception such as a determination of "indigency", food stamp eligibility cannot be determined until the sponsor's income and resources are verified.

In the case of questionable sponsorship, a request can be sent manually through the SAVE secondary verification process. Inquiries must follow the normal secondary procedures with a specific request as to whether there is an affidavit of support on file for this individual, and if so, the CWD may request a copy by submitting a Document Verification Request Supplement, form G-845 Supplement to their local USCIS office.

Sponsorship does not apply to the following categories of noncitizens:

- Refugees
- Asylees
- Individuals paroled as "refugees"

Deeming does not apply to:

- Individuals without a sponsor
- Individuals whose sponsor did not sign an I-864 affidavit of support
- Sponsored noncitizen determined to be indigent

Refer to the Deeming, SAVE, Affidavit of Support, and Indigent Sponsored Noncitizen sections. Sponsorship codes are located at the end of the Chart section.

Stay of Deportation or Removal

An order issued by the USCIS, the Board of Immigration Appeals, or a federal court temporarily halting the execution of a Deportation or Removal is most commonly issued in conjunction with an appeal or a motion to reopen a case. Prior immigration status may be retained until a final ruling is rendered.

Definitions and Topics (Continued)

T

Temporary Protected Status

Temporary Protected Status (TPS) is a noncitizen status granted temporarily to some nationals of certain foreign countries based on an ongoing armed conflict, natural disaster, or other extraordinary and temporary condition. This status is granted only to those individuals already in the U.S. Noncitizens granted TPS are authorized to stay in the U.S for a specified time and may not be deported during this period. They may be authorized to work. After the time period expires, either their status may be extended or they may be required to leave the country. Noncitizens granted TPS are not sponsored noncitizens, not qualified noncitizens, and are not eligible for food stamp benefits. Individuals under this status have no eligibility to state or federal food stamp benefits.

Trafficking

Human trafficking is a form of modern-day slavery. Federal law defines “severe forms of trafficking in persons” to mean:

- Sex trafficking in which a commercial sex act is induced by force, fraud, or coercion, or in which the person induced to perform such act has not attained 18 years of age; or
- The recruitment, harboring, transportation, provision, or obtaining of a person for labor or services, through the use of force, fraud, or coercion for the purpose of subjection to involuntary servitude, peonage, debt bondage, or slavery.

For information regarding T and U Visas refer to the “Visa” section.

Trust Territories

In October/November 1986, two laws became effective relative to what was previously known as the Trust Territories of the Pacific Islands (TTPI). The TTPI (created in 1947) has been dissolved and separate sovereign nations were created. The four nations were:

- (1) Republic of Palau
- (2) Republic of the Marshall Islands (MIS)
- (3) Federated States of Micronesia (FSM)
- (4) Northern Mariana Islands

For further information on these territories, refer to each separate category.

Definitions and Topics (Continued)

U

Undocumented Individuals

Undocumented individuals are noncitizens that are not authorized to be or remain in the U.S. Undocumented individuals generally do not have valid, current USCIS documents. These include individuals who:

- Entered the U.S. without legal entry.
- Entered the U.S. as a nonimmigrant, but violated the conditions of their stay; i.e., they worked without authorization by USCIS, or overstayed the allowed period.
- Entered with fraudulent documents or without proper documents, and are deportable on the grounds that they should have been excluded.

Undocumented individuals are immediately deportable, not authorized to work, and not eligible for public benefits.

United States Citizenship and Immigration Services (USCIS)

USCIS is the branch of the government that administers regulations regarding noncitizens in the U.S.

California Locations:

Location City	Address
Los Angeles	300 North Los Angeles Street, Los Angeles, CA 90012*
Sacramento	650 Capitol Mall, Sacramento, CA 95814*
San Diego	880 Front Street, Suite 1234, San Diego, CA 92101*
San Francisco	630 Sansome Street, Room 106, San Francisco, CA 94111 (415) 705-4411
San Jose	280 South First Street, San Jose, CA (408) 535-5195 1887 Monterey Road (near Tully), San Jose, CA 95112 (408) 918-4060

*These offices did not provide a phone number.

USCIS Website: <http://www.USCIS.gov>

Definitions and Topics (Continued)

V

Verification

Verification is a process of corroborating an individual's citizenship or immigration status. The Immigration Reform Control Act (IRCA) mandates that the immigration status of each noncitizen must be verified with USCIS as a condition of eligibility for most public benefits including food stamps. SAVE is the system designated by USCIS to provide this information.

Veteran

For purposes of this section, "veteran" means:

- Has been honorably discharged for a reason other than on account of alienage as documented by a DD Form 214 or other acceptable verification; and
- Has met the minimum active-duty service requirements (24 months or the period for which the person was called to active duty).

Violence Against Women Act of 1994 (VAWA)

VAWA is an act that established a procedure by which abused immigrants are able to self-petition to become LPRs. VAWA established more relaxed eligibility rules that allow undocumented abused individuals to qualify for suspension of deportation and cancellation of removal.

The immigration provisions of VAWA allow certain battered immigrants to file for immigration relief without the abuser's assistance or knowledge, in order to seek safety and independence from the abuser.

Visas

Visas are official authorization documents appended to a passport that permits the individual to whom it is issued to enter and travel or settle within a particular country. Nonimmigrant visas allow only temporary stays in the U.S., whereas, immigrant visas provide for permanent residence.

Afghan and Iraqi Special Immigrant Visas (SIVs)

Displaced persons from Iraq and Afghanistan are being admitted to the U.S with SIVs. These displaced individuals were employed by or assisted the U.S. Armed Forces with translation and interpreter services.

According to the Department of Defense Appropriations Act of 2010 (Section 8120, P. L. 111-118) enacted on December 19, 2009, provided that Afghan and Iraqi Special Immigrants are eligible for federal public benefits to the same extent and for the same time period as refugees. This new policy is explained in ACL 10-13.

Definitions and Topics (Continued)

Visas (Continued)

Senate Bill 1569

State law (SB 1569, Chapter 672) was enacted to provide assistance to victims of human trafficking prior to federal ORR certification by creating a state-supported program to provide critical services to these victims as they await, or prepare to request approval for, federally-funded benefits.

The legislation also provides eligible, noncitizen trafficking victims, victims of domestic violence, and victims of other serious crimes benefits and social services equivalent to those available to refugees. Victims of human trafficking, domestic violence or serious crimes do not have to provide or apply for a SSN as a condition of eligibility for state-funded FS benefits.

Eligibility for state-funded services will be terminated when:

- The recipient's application for a T visa has been finally administratively denied; or
- The recipient has not applied for a T visa within one year of applying for state benefits; or
- A request by law enforcement officers on behalf of the recipient for federal continued presence status has not been made within one year; or
- The recipient obtains a T visa or is certified by ORR, resulting in federal eligibility. Claiming for the case shall be switched from state-only to federal effective the date of certification for a T Visa, without a break in service, and federal program rules shall apply.

T Visa

T visas may be available to victims of severe forms of trafficking who have complied with any reasonable requests for assistance in the investigation or prosecution of acts of trafficking. However, minors under the age of fifteen do not have to comply with such requests in order to be eligible for a T visa. In addition, a victim of a severe form of trafficking is eligible to receive a T visa only if he or she is physically present in the U.S., American Samoa, the Commonwealth of the Northern Mariana Islands, or at a port of entry on account of such trafficking, and if he or she would suffer extreme hardship involving unusual and severe harm upon removal. Individuals who have been continuously present in the U.S. for at least three years following a grant of T visa status may adjust to lawful permanent residence status.

T visas may be available to victims of severe forms of trafficking who have complied with any reasonable requests for assistance in the investigation or prosecution of acts of trafficking. However, minors under the age of fifteen do not have to comply with such requests in order to be eligible for a T visa. In addition, a victim of a severe form of trafficking is eligible to receive a T visa only if he or she is physically present in the U.S., American Samoa, the Commonwealth of the Northern Mariana Islands, or at a port of entry on account of such trafficking, and if he or she would suffer extreme hardship involving unusual and severe harm upon removal. Individuals who have been continuously present in the U.S. for at least three years following a grant of T visa status may adjust to lawful permanent residence status.

Definitions and Topics (Continued)

Visas (Continued)

T Visa (Continued)

State law was enacted to provide assistance to trafficking victims prior to federal ORR certification by creating a state-supported program to provide critical services to these victims as they await, or prepare to request approval for, federally-funded benefits. Eligibility for state-funded services will be terminated if:

- The recipient's application for a visa has been finally administratively denied; or
- The recipient has not applied for a T visa within one year of applying for state benefits; or
- A request by law enforcement officers on behalf of the recipient for federal continued presence status has not been made within one year; or
- The recipient obtains a T visa or is certified by ORR, resulting in federal eligibility. Claiming for the case shall be switched from state-only to federal effective the date of certification, without a break in service, and federal program rules shall apply.

U Visa

State law (SB 1569, Chapter 672) was enacted to provide assistance to victims of domestic violence and of other serious crimes by creating a state-supported program to provide critical services to these victims. The legislation recognizes that recipients of U Visas who are willing to cooperate with law enforcement officials need support and services. The legislation also provides eligible, noncitizen trafficking victims, victims of domestic violence, and victims of other serious crimes benefits and social services equivalent to those available to refugees. Victims of human trafficking, domestic violence or serious crimes do not have to provide or apply for a SSN as a condition of eligibility for state-funded FS benefits.

Eligibility for state-funded services will be terminated when the recipient's application for a U visa has been finally administratively denied.

Trafficking Victims Protection Act

U visas may be available to noncitizens who have suffered substantial physical or mental abuse as a result of being the victims of certain crimes designated by the Trafficking Victims Protection Act (TVPA) – including trafficking – that violate Federal, State, or local laws or have occurred while in the U.S. (including in Indian country and military installations) or its territories or possessions.

To be eligible for a U visa, the victim must possess information concerning the crime and the U visa petition must include a certification from a government official (as listed in the statute) stating that the victim is helping, has helped, or is likely to be helpful in the investigation or prosecution of the crime. Individuals granted U nonimmigrant status may remain in the U.S. for up to four years, and may be accompanied by eligible family members (spouse, children, unmarried siblings under 18, and parents). This is state-only funded. Unless the person applies for LPR status or a T Visa, the funding remains state-only.

Definitions and Topics (Continued)

Visas (Continued)

U Interim Visa

USCIS announced on Sept. 5, 2007, the publication of an interim final rule granting immigrant benefits to certain victims of crimes who assist government officials in investigating or prosecuting the criminal activity. That rule was effective Oct. 17, 2007, and established procedures for applicants seeking U nonimmigrant status, one of which encouraged aliens who had been granted interim relief to petition for U nonimmigrant status prior to April 13, 2008 (180 days from the effective date of the rule). The rule states that USCIS will terminate interim relief for noncitizens who fail to petition for the "U" classification within the 180-day time period.

An April 10, 2008 announcement superseded that information and also clarified that there is no deadline for filing the Petition for U Nonimmigrant Status (Form I-918). Until further notice, the agency will not reevaluate previous grants of deferred action, parole, and stays of removal. Aliens who originally received interim relief and who have filed the I-918 will see their interim relief status extended until their petition is adjudicated, and USCIS will continue to consider the evidence previously submitted with the request for interim relief as part of the I-918 petition package.

Visa Lottery

The U.S State Department administers a process whereby "Diversity Visas" are assigned at random to eligible applicants seeking to immigrate to the U.S. Individuals from qualifying countries enter the lottery by submitting specific, required information to the proper address at the National Visa Center. Application procedures change from year to year.

Voluntary Departure

Voluntary departure is a form of relief that the USCIS offers to some deportable noncitizens prior to the commencement of deportation or removal proceedings and also a form of relief available to eligible individuals in those proceedings. An individual granted voluntary departure agrees to leave the U.S. by a designated date. Individuals who comply with this agreement and depart the country prior to the designated date avoid having an order of deportation or removal entered against them.

Individuals granted voluntary departure or stay of deportation for less than one year are considered to be ineligible noncitizens.

Definitions and Topics (Continued)

W

Withholding of Deportation/Cancellation of Removal

Withholding of Deportation/Cancellation of Removal is a status available in Removal Proceedings that prohibits the USCIS from returning an individual to a country where his or her life or freedom would be endangered. This status is similar to, but separate from, Asylum. The same defense in Deportation Proceedings is known as withholding of deportation. Individuals granted withholding may be deported to a third country if one will accept them, but they cannot be returned to their home country.

Individuals with “Withholding of Deportation/Cancellation of Removal” are qualified noncitizens and are eligible for federal food stamp benefits without a five-year waiting period or 40 quarters of work. Refer to the Quarters of Coverage section.

A Judge may order deportation or removal withheld subject to either of these INA codes, 243 (h) or 241(b)(3). The date of order is also required for verification.

Z

Zadvydas v. Davis

On June 28, 2001, the U. S. Supreme Court issued its decision in *Zadvydas v. Davis*. The case concerned “indefinite detainees” or “lifers”, which are terms used to refer to noncitizens who after having served time for a criminal conviction and being given a final order of removal by the United States Citizenship and Immigration Services, remain indefinitely in detention in the U. S. because their home country and no other countries will accept them. These individuals may be eligible for benefits based upon documentation presented, e.g. deportation withheld.

Zambrano v. INS

Zambrano v. INS was a successful class action suit that challenged the “special rule” in regards to “public charge”, in which there were grounds for barring eligibility; consequently, there was a time period these individuals could adjust their status to legal permanent residence. Refer to the Amnesty (IRCA) section.

4.0 Immigration Documents

This section includes the most commonly used immigration documents, and is not all inclusive.

Affidavit of Support

The affidavit of support is a document which holds a sponsor financially responsible for the immigrant. There are different Affidavit of Support forms and each is governed by a different set of rules:

I-134

The "traditional" Affidavit of Support (Form I-134), which is "non-enforceable," is a promissory note to support the noncitizen entering the U.S. Form I-134 was used prior to December 19, 1997. The rules for its use remain in effect, except sponsor deeming or attributing a portion of the sponsor's income to the sponsored noncitizen does not apply to a sponsor who completed the I-134. The sponsor cannot be held responsible for the support of a sponsored noncitizen because the I-134 is non-enforceable.

U.S. Department of Justice
Immigration and Naturalization Service

Affidavit of Support

(ANSWER ALL ITEMS: FILL IN WITH TYPEWRITER OR PRINT IN BLOCK LETTERS IN INK.)

I, _____, residing at _____
(Name) (Street and Number)

(City) (State) (ZIP Code if in U.S.) (Country)

BEING DULY SWORN DEPOSE AND SAY:

1. I was born on _____ at _____
(Date) (City) (Country)

If you are *not* a native born United States citizen, answer the following as appropriate:
 a. If a United States citizen through naturalization, give certificate of naturalization number _____
 b. If a United States citizen through parent(s) or marriage, give citizen certificate number _____
 c. If United States citizenship was derived by some other method, attach a statement of explanation.
 d. If lawfully admitted permanent resident of the United States, give "A" number _____

2. That I am _____ years of age and have resided in the United States since (date) _____

3. That this affidavit is executed in behalf of the following person:
 Name _____ Sex _____ Age _____
 Citizen of (Country) _____ Marital Status _____ Relationship to Deponent _____
 Presently resides at—(Street and Number) _____ (City) _____ (State) _____ (Country) _____

Name of spouse and children accompanying or following to join person:

Spouse	Sex	Age	Child	Sex	Age
Child	Sex	Age	Child	Sex	Age
Child	Sex	Age	Child	Sex	Age

4. That this affidavit is made by me for the purpose of assuring the United States Government that the person(s) named in item 3 will not become a public charge in the United States.

5. That I am willing and able to receive, maintain and support the person(s) named in item 3. That I am ready and willing to deposit a bond, if necessary, to guarantee that such person(s) will not become a public charge during his or her stay in the United States, or to guarantee that the above named will maintain his or her nonimmigrant status if admitted temporarily and will depart prior to the expiration of his or her authorized stay in the United States.

6. That I understand this affidavit will be binding upon me for a period of three (3) years after entry of the person(s) named in item 3 and that the information and documentation provided by me may be made available to the Secretary of Health and Human Services and the Secretary of Agriculture, who may make it available to a public assistance agency.

7. That I am employed as, or engaged in the business of _____ with _____
(Type of Business) (Name of Concern)
 at _____ (Street and Number) _____ (City) _____ (State) _____ (Zip Code)

I derive an annual income of (if self-employed, I have attached a copy of my last income tax return or report of commercial rating concern which I certify to be true and correct to the best of my knowledge and belief. See instruction for nature of evidence of net worth to be submitted.) \$ _____

I have on deposit in savings banks in the United States \$ _____
 I have other personal property, the reasonable value of which is \$ _____

Form I-134 (Rev. 12-1-84) Y

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

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

I have stocks and bonds with the following market value, as indicated on the attached list which I certify to be true and correct to the best of my knowledge and belief \$ _____
 I have life insurance in the sum of \$ _____
 With a cash surrender value of \$ _____
 I own real estate valued at \$ _____
 With mortgage or other encumbrances thereon amounting to \$ _____

Which is located at _____ (Street and Number) _____ (City) _____ (State) _____ (Zip Code)

8. That the following persons are dependent upon me for support: (Place an "X" in the appropriate column to indicate whether the person named is wholly or partially dependent upon you for support.)

Name of Person	Wholly Dependent	Partially Dependent	Age	Relationship to Me

9. That I have previously submitted affidavit(s) of support for the following person(s). If none, state "None"
 Name _____ Date submitted _____

10. That I have submitted visa petition(s) to the Immigration and Naturalization Service on behalf of the following person(s). If none, state none.
 Name _____ Relationship _____ Date submitted _____

11. (Complete this block only if the person named in item 3 will be in the United States temporarily.)
 That I do intend do not intend, to make specific contributions to the support of the person named in item 3. (If you check "do intend", indicate the exact nature and duration of the contributions. For example, if you intend to furnish room and board, state for how long and, if money, state the amount in United States dollars and state whether it is to be given in a lump sum, weekly, or monthly, or for how long.)

OATH OR AFFIRMATION OF DEPONENT

I acknowledge that I have read Part III of the instructions, Sponsor and Alien Liability, and am aware of my responsibilities as an immigrant sponsor under the Social Security Act, as amended, and the Food Stamp Act, as amended.
 I swear (affirm) that I know the contents of this affidavit signed by me and the statements are true and correct.

Signature of deponent _____
 Subscribed and sworn to (affirmed) before me this _____ day of _____, 19____
 at _____ My commission expires on _____

Signature of Officer Administering Oath _____ Title _____
 If affidavit prepared by other than deponent, please complete the following: I declare that this document was prepared by me at the request of the deponent and is based on all information of which I have knowledge.
 Meredith Brown One Stop Immigration and Education Center
 3500 Whittier Blvd., Los Angeles, CA 90023
 (Signature) _____ (Address) _____ (Date) _____

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

Immigration Documents (Continued)

I-864

The “enforceable” Affidavit of Support (Form I-864) as specified in Section 213A of the INA, which is mandatory for most family-based immigrants, is a binding contract by the sponsor or sponsors for support of the immigrant, and for repayment of certain public benefits received by the immigrant. This affidavit is legally enforceable, as long as it was signed on or after December 19, 1997.

OMB No. 1115-0214

U.S. Department of Justice
Immigration and Naturalization Service

Affidavit of Support Under Section 213A of the Act

START HERE - Please Type or Print

Part 1. Information on Sponsor (You)

Last Name		First Name		Middle Name	
Mailing Address (Street Number and Name)				Apt/Suite Number	
City				State or Province	
Country				ZIP/Postal Code	
				Telephone Number	

Place of Residence if different from above (Street Number and Name)		Apt/Suite Number		FOR AGENCY USE ONLY This Affidavit Receipt <input type="checkbox"/> Meets <input type="checkbox"/> Does not meet Requirements of Section 213A Officer or I.J. Signature Location Date	
City		State or Province			
Country		ZIP/Postal Code			
		Telephone Number			
Date of Birth (Month, Day, Year)		Place of Birth (City, State, Country)		Are you a U.S. Citizen? <input type="checkbox"/> Yes <input type="checkbox"/> No	
Social Security Number		A-Number (If any)			

Part 2. Basis for Filing Affidavit of Support

I am filing this affidavit of support because (check one):

- I filed/am filing the alien relative petition.
- I filed/am filing an alien worker petition on behalf of the intending immigrant, who is related to me as my _____ (relationship)
- I have ownership interest of at least 5% of _____ (name of entity which filed visa petition) which filed an alien worker petition on behalf of the intending immigrant, who is related to me as my _____ (relationship)
- I am a joint sponsor willing to accept the legal obligations with any other sponsor(s).

Part 3. Information on the Immigrant(s) You Are Sponsoring

Last Name		First Name		Middle Name	
Date of Birth (Month, Day, Year)		Sex <input type="checkbox"/> Male <input type="checkbox"/> Female		Social Security Number (If any)	
Country of Citizenship		A-Number (If any)			
Current Address (Street Number and Name)				Apt/Suite Number	
State/Province				City	
Country				ZIP/Postal Code	
				Telephone Number	

List any spouse and/or children immigrating with the immigrant named above in this Part: (Use additional sheet of paper if necessary.)

Name	Relationship to Sponsored Immigrant			Date of Birth			A-Number (If any)	Social Security Number (If any)
	Spouse	Son	Daughter	Mo.	Day	Yr.		

Form I-864 (09/26/00)Y

I-864 – Affidavit of Support (enforceable version)

Form I-864 is enforceable against the sponsor until the immigrant becomes a U.S. citizen, can be credited with 40 qualifying quarters of work, leaves the U.S. permanently, or the sponsor/noncitizen dies.

I-361

Form I-361 Affidavit of Support is another type of enforceable document that must be submitted with a petition for treatment as an Amerasian for certain nationals of Korea, Vietnam, Laos, Cambodia, or Thailand born after 1950 and before October 22, 1982.

Immigration Documents (Continued)

Alien Registration Receipt

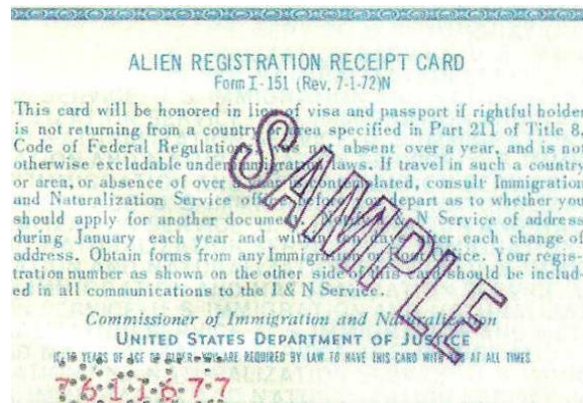
AR-3/AR-3a

The AR-3/AR-3a is an older version of the I-151 “Alien Registration Receipt Card.” These cards were issued between 1941 and 1949 to LPRs. The I-151 replaced this card. Individuals were informed they must update their old documents; therefore, the AR-3 and the AR-3a are not acceptable as evidence of lawful permanent resident status.

Alien Registration Card

I-151

The I-151 was issued to those who were granted LPR status prior to 1979. It is an older version of the current I-551. As of March 20, 1996, the I-151 is no longer acceptable as evidence of legal residence status. Several versions of the I-151 were issued because of periodic revisions.



Arrival-Departure Form

I-94/I-94A

The I-94 and the I-94A are issued by the US Customs and Border Protection Inspector to almost all noncitizens upon entry to the U.S. It creates a record of arrival and departure. The card shows the noncitizen’s immigration category or section of the law under which the individual is granted admission. This is shown on the “admitted” line and may be printed or stamped. The words “Employment Authorized” may also be stamped on the card. The I-94/I-94A may or may not include an A-Number and does not have a photograph.

Immigration Documents (Continued)

I-94/I-94A (Continued)

Departure Number	OMB No. 1651-0111	Departure Number	
626633123 12		813106636 11	
I-94 Departure Record		Department of Homeland Security CBP I-94A (11/04) Departure Record	
14 Family Name SAMPLE		Family Name SAMPLE	
15 First (Given) Name JANE	16 Birth Date (Day/Mo/Yr) 23 03 68	First (Given) Name AHMET	Birth Date (Day Mo Yr) 22 12 50
17 Country of Citizenship NEW ZEALAND		Country of Citizenship PAKISTAN	
	CBP Form I-94 (10/04)	20041122 US-VISIT 20050207 MULTIPLE	
See Other Side	STAPLE HERE	See Other Side	STAPLE HERE

Noncitizens with I-94s include:

- Conditional Entry – Section 203(a)(7)
- Refugee - Section 207
- Asylum – Section 208, 208 (a)
- Parolee – Section 212(d)(5)
- Withholding of Deportation – Section 243(h)
- Cuban Haitian Entrant – 501(e) of the Refugee Education Assistance Act of 1980
- Individuals in deportations hearings
- Nonimmigrants, and
- Short term employment authorized individuals.

Processed for I-551: While processing a noncitizen’s record prior to the issuance of the I-551, USCIS may issue an interim I-94 stamped: “Processed for I-551, temporary evidence of lawful admission for permanent residence valid until _____. Employment authorized.”

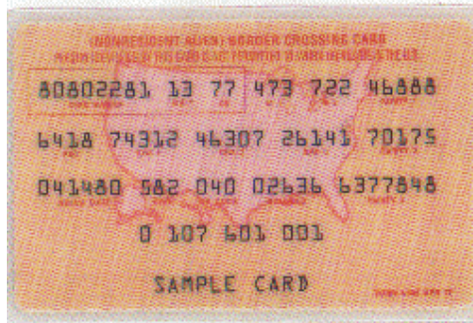
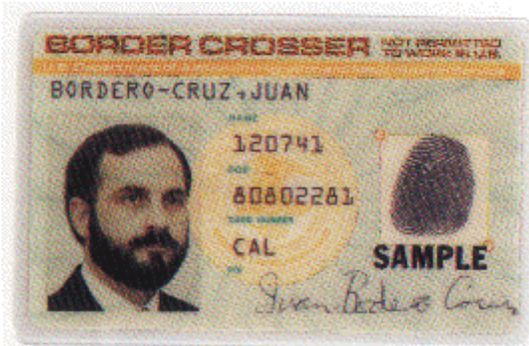
USCIS may also issue an I-94 stating the form is to be used as a “Temporary I-551.” This form is used for the same purposes as the alien card, including authorization for employment, when the original has been lost or stolen.

Besides the “Temporary I-551” form, a noncitizen may have a receipt for fees paid to replace the I-551. The receipt by itself is not sufficient evidence of a noncitizen’s legal status: Secondary SAVE must also be completed.

Immigration Documents (Continued)

I-586—Mexican Border Crossing Card
(Used before 1999)

I-583—Revised in November 1990



I-186

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

I-444

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

Immigration Documents (Continued)

Certificate of Citizenship

N-560

An N-560 is issued to 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 were naturalized, and by children adopted by U.S. citizens. The N-561 is a replacement certificate.



Certificate of Naturalization

N-550/N-570

The N-550 is issued to a noncitizen who becomes a U.S. citizen through the naturalization process. It is the original certificate of naturalization issued by a court. The N-570 is a replacement certificate issued by USCIS when the original document (N550) is lost or destroyed.

Immigration Documents (Continued)

Employment Authorization Documents

A variety of documents are issued to noncitizens who have been granted permission to work in the U.S. The following documents remain valid until the expiration date on the individual card. There are codes on the front of the cards that indicate the individual's immigration status which refer to the section of the regulation authorizing employment.

I-688A

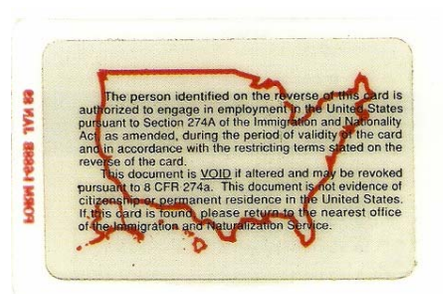
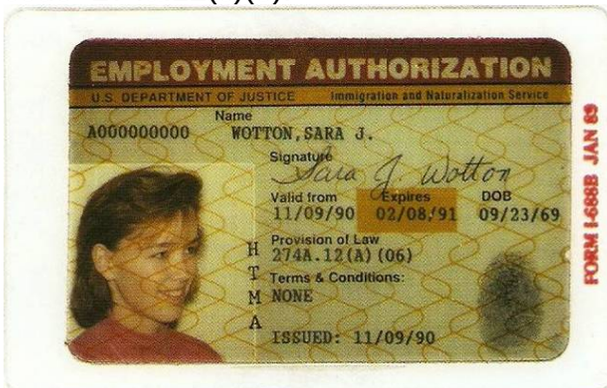
The I-688A was issued to all noncitizens that applied for amnesty and met initial eligibility requirements. The I-688A by itself is not evidence of temporary resident status and does not provide adequate verification for public benefits. It is valid for a period of up to six months. Within the six month period, USCIS granted or denied eligibility for temporary resident status.

USCIS may extend the expiration date by adding stickers to the back of the card, by adding a sticker with holes punched to indicate the extension date, or by issuing a new I-688A card.



I-688B

This document is an earlier version of the Employment Authorization Document for noncitizens 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 individual'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)."

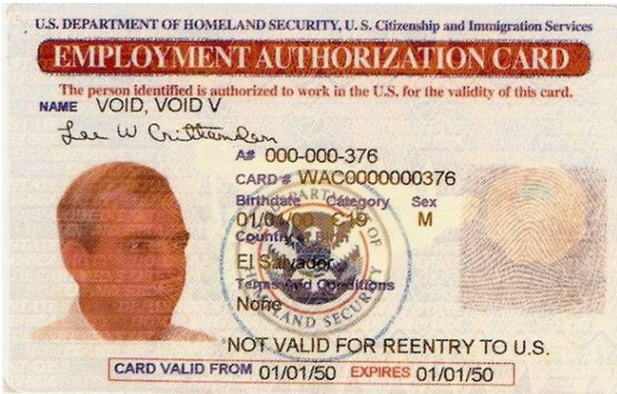


Form I-688B

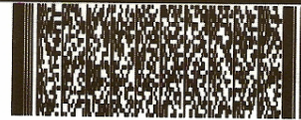
Immigration Documents (Continued)

I-766

This document, introduced in May 2004, is one of several that indicate a noncitizen has been granted permission to work in the U.S. Codes on the front of the card indicate the individual's immigration status by referencing the subsection of the regulation authorizing employment – 8 CFR Section 274a.12. For example, an asylum applicant would be issued a card with the code "(c)(8)," which refers to 8 CFR section 274a.12(c)(8).



6765698



This card is not evidence of U.S. citizenship or permanent residence. This document is void if altered, and may be revoked by the U.S. Government. FORM I-766 Rev. (05-2004)

Form I-766 (May 2004)

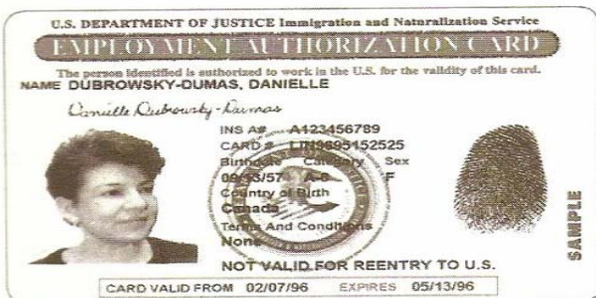


99999999



This card is not evidence of U.S. citizenship or permanent residence. This document is void if altered, and may be revoked by the Immigration and Naturalization Service. FORM I-766 Rev. (01-03-96)

Form I-766 (January 1997)



99999999



This card is not evidence of U.S. citizenship or permanent residence. This document is void if altered, and may be revoked by the Immigration and Naturalization Service. FORM I-766 Rev. (01-03-96)

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

Immigration Documents (Continued)

Fee Receipt (I-689)

The I-689 is a receipt issued by USCIS to applicants for legalization (amnesty) and SAWs programs after the application for legalization was submitted and the fee was paid. The date the fees are paid is the “Date of Adjustment” and begins the five-year period of ineligibility for CalWORKs and food stamp benefits. The I-689 expires on the date of the legalization interview, when the applicant may receive an “Employment Authorization Card” (I-688A).

Foreign Birth Certificates

A foreign birth certificate that has been registered with the American Consulate in the foreign country indicates U.S. citizenship if the document has all of the following:

- A written statement to this effect, and
- The official stamp of the Consulate, and
- The signature of an officer of the Consulate.

Individuals holding these registered birth certificates are usually issued a U.S. passport.

A foreign birth certificate of a U.S. individual born abroad, stamped by USCIS at the time a child of U.S. parents first enters the country is not in itself proof of acquired citizenship or noncitizen status, although the child was legally admitted to this country. Obtaining citizenship or permanent residence is an entirely separate USCIS procedure which may or may not be granted.

Foreign Passports

A passport is a travel document issued by a government agency showing the individual’s national origin, identity, and current nationality. This is valid for the entry of the individual into a foreign country.

Foreign passports are not proof of U.S. citizenship. Caution must be exercised as to the type of stamp that appears on a foreign passport since American Consulates grant visitors visas and other types of visas for temporary admission by stamping the foreign passport.

The only time a foreign passport can be proof of LPR is when it is annotated by statements: “Processed for I-551” with a handwritten “Valid Until” date, or “Conditional Permanent Resident.”

- Processed for I-551

USCIS may stamp a noncitizen’s foreign passport with the words “Temporary evidence of permanent noncitizen status” as acceptable proof of legal entry pending issuance of an alien card. The USCIS stamp may give a date “valid until _____,” but the noncitizen’s card may not be processed by the expiration date. USCIS confirms the stamped foreign passport is

Immigration Documents (Continued)

Foreign Passports (Continued)

- Processed for I-551 (Continued)

considered proof of permanent resident noncitizen status even after the expiration date since the determination of permanent status was completed prior to the passport being stamped.

Note: The case must be followed up in six months for the noncitizen to provide an updated USCIS document. If the individual has not received his or her permanent noncitizen card within this six-month period, refer the noncitizen to USCIS for verification. Follow up the case in another six months to check for the receipt of the noncitizen card.

Example of Foreign Passport and I-551 Stamp



- Conditional Resident

Noncitizens granted conditional permanent residence under the “Immigration Marriage Fraud Amendments of 1986” may have their passports endorsed with a conditional visa classification and the expiration date of the noncitizen’s conditionally admitted status.

The passport of a noncitizen admitted on November 1, 1986, as a conditional permanent resident would be endorsed:

ADMITTED: CR-1

UNTIL: November 15, 1988

Immigration Documents (Continued)

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. As of November 6, 2001, certification letters no longer contain an expiration date.

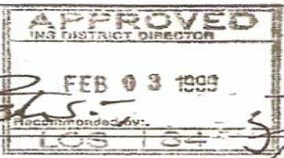
	DEPARTMENT OF HEALTH & HUMAN SERVICES
	ADMINISTRATION FOR CHILDREN AND FAMILIES 370 L'Enfant Promenade, S.W. Washington, D.C. 20447
	HHS Tracking Number 5555555555
<p>Ms. Susie Doe c/o Jim Thomas, Refugee Social Worker Smith County Community Service Office 123 Main St. Bellevue, WA 55555-5555</p>	
<u>CERTIFICATION LETTER</u>	
<p>Dear Ms. Doe:</p> <p>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 _____.</p> <p>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.</p> <p>You should present this letter when you apply for benefits or services. Benefit-issuing agencies should call the trafficking verification line at (202) 401-5510 to verify the validity of this document and to inform HHS of the benefits for which you have applied.</p> <p>Sincerely,</p> <p>Carmel Clay-Thompson Acting Director Office of Refugee Resettlement</p>	

HHS Certification Letter

Immigration Documents (Continued)

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

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

U.S. DEPARTMENT OF JUSTICE Immigration and Naturalization Service		Memorandum of Creation of Record of Lawful Permanent Residence	
		Place <u>LOS</u>	File No. <u>A</u>
Status as a lawful permanent resident of the United States is accorded:			
Name In Care Of Street Address Apt. No. City, State, Zip		Sex 1 <input checked="" type="checkbox"/> Male 2 <input type="checkbox"/> Female	Date of Birth (Month/Day/Year) <u>OK</u>
		City of Birth	Country of Birth <u>OK</u>
		Country of Nationality	Country of Last Residence
Marital Status 1 <input type="checkbox"/> Single 2 <input checked="" type="checkbox"/> Married 3 <input type="checkbox"/> Widowed 4 <input type="checkbox"/> Divorced 5 <input type="checkbox"/> Separated	Occupation <u>LAB</u>	N/I Class at time of Adj. <u>B2</u>	Year Adm. to U.S. or Year of Change to Present NI Class (whichever most recent) <u>1992</u>
Priority Date (Month/Day/Year) <u>OK</u>	Preference (if any) <u>FAM2</u>	Country to Which Chargeable (if any)	
Section 212 (a)(14) Labor Certification 1 <input type="checkbox"/> Applicable-Submitted 2 <input type="checkbox"/> Not Applicable	Mother's First Name		Father's First Name
Last NIV issued at (U.S. Consulate Post)	Date of Issuance of Last NIV	Number of Last NIV	Classification of Last NIV <u>B2</u>
Under the following provision of law <input type="checkbox"/> Public Law 95-412 <input type="checkbox"/> Public Law 96-212 <input type="checkbox"/> Private Law No. _____ of the _____ Congress, Session _____ <input type="checkbox"/> Sec. 209 (a) of the I & N Act <input type="checkbox"/> Sec. 209 (b) of the I & N Act <input type="checkbox"/> Sec. 244 () of the I & N Act <input checked="" type="checkbox"/> Sec. 245 of the I & N Act <input type="checkbox"/> Sec. 249 of the I & N Act <input type="checkbox"/> Sec. 1 of the Act of 11/2/86 <input type="checkbox"/> Sec. 13 of the Act of 9/11/57 <input type="checkbox"/> Sec. 214 (d) of the I & N Act <input type="checkbox"/> Other law (Specify) _____			
As of <u>02-03-99</u> at <u>LOS</u>		PORT OF ENTRY FOR PERMANENT RESIDENCE	
Class of admission (Insert Symbol) <u>F26</u>		<u>OK</u>	
REMARKS <u>AD/3/24/97 8119 SH/H</u>			
RECOMMENDED BY <u>Dis. Adj. Off.</u>		DATE OF ACTION <u>2/3/99</u>	
FOR USE BY VISA CONTROL OFFICE		DISTRICT <u>LOS 13</u>	
Date _____			
Foreign State _____			
Preference Category <u>FAM2</u> <u>OK</u>			
Number _____			
Month of Issuance _____			
Signed _____ <small>(Visa Office, Dept. of State)</small>			
CC: Page 2 Master index copy sent on <u>08/15/96</u>			
CC: Page 3 ACIT and Statistical report copy sent on _____			
Form I - 181 (Rev. 3-1-83)IN			
1. FILE COPY			

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

Immigration Documents (Continued)

Notice of Action

I-797

This form is used by the USCIS to notify applicants and petitioners for immigration benefits that the agency has taken some kind of action in the case.

This form can be used:

- To notify individuals who have filed a petition for an immigrant visa on behalf of a relative that the petition has been approved.
- To notify abused immigrants who have filed a self-petition under the VAWA that their self-petitions have been found to establish a prima facie case.
- To notify applicants for Family Unity that they have been granted Family Unity status.

U.S. Department of Justice Immigration and Naturalization Service		Notice of Action	
UNITED STATES OF AMERICA			
Receipt Number EAC0	Case Type: I-350 PETITION FOR AMERASIAN, WIDOW(ER), OR SPECIAL IMMIGRANT		
Receipt Date December 15, 2000	Priority Date	Petitioner	
Notice Date December 22, 2000	Page 1	A-File Number A	
C/O LEGAL AID FDN OF LOS ANGELES 5222 E WHITTIER BLVD LOS ANGELES CA 90022		Section: Self-Petitioning Spouse of U.S.C. or L.P.R. ESTABLISHMENT OF PRIMA FACIE CASE	
<p>The above petition has been reviewed and found to establish a prima facie case for classification under the self-petitioning provisions of the Violence Against Women Act.</p> <p>THIS NOTICE MAY BE USED TO ASSIST YOU IN RECEIVING PUBLIC BENEFITS.</p> <p>THIS PRIMA FACIE DETERMINATION IS VALID FOR A PERIOD OF 180 DAYS FROM THE NOTICE DATE SHOWN ABOVE, AND EXPIRES ON THE DATE INDICATED AT THE BOTTOM OF THE PAGE.</p> <p>We will send you a written notice as soon as we make a decision on this case. It is expected that a final decision will be made in this case before the end of 180 days. In a few cases, the adjudication may not be completed in this time frame. If this period is coming to a close and you need an extension of this prima facie determination in order to continue receiving public benefits, please submit a written request for extension at least 15 days prior to expiration.</p> <p>A COPY OF THIS NOTICE MUST ACCOMPANY ANY REQUEST FOR AN EXTENSION OF THIS DETERMINATION.</p> <p>PLEASE NOTE: ESTABLISHING A PRIMA FACIE CASE FOR CLASSIFICATION UNDER THE SELF-PETITIONING PROVISIONS OF THE VIOLENCE AGAINST WOMEN ACT DOES NOT NECESSARILY MEAN THAT YOUR PETITION WILL BE APPROVED.</p> <p>***** EXPIRATION DATE: May 22, 2001 *****</p> <p>You will be notified separately about any other applications or petitions you filed. Save this notice. Please enclose a copy of it if you write to us about this case, or if you file another application based on this decision. Our address is:</p> <p style="text-align: center;">IMMIGRATION AND NATURALIZATION SERVICE VERMONT SERVICE CENTER 75 LOWER WELDEN STREET ST. ALBANS, VT 05479-0001</p>			

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

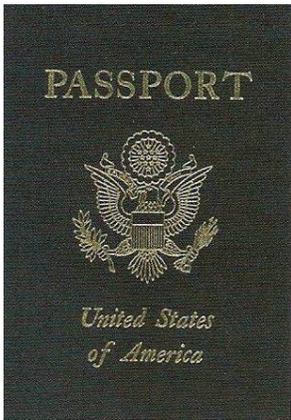
I-797 - NOTICE OF ACTION (CONTINUED)

U.S. Department of Justice Immigration and Naturalization Service		Notice of Action	
UNITED STATES OF AMERICA			
Application/Petitioner A #	Application/Petitioner I617 APPLICATION FOR VOLUNTARY DEPARTURE UNDER FAMILY UNITY PROGRAM		
Receipt # WAC	Applicant/Petitioner		
Notice Date April 14, 1992	Page 1 of 1	Beneficiary A9	
Approval Notice Valid from 04/14/92 to 04/13/94			Notice also sent to: None
<p>The above application for voluntary departure under the Family Unity Program has been approved. The period of voluntary departure is shown above. The applicant should make a copy of this notice for his or her records and carry this original and present it when required to demonstrate immigration status. If the applicant loses this notice, he or she should file Form I-824 to apply for a duplicate.</p> <p>If the applicant wishes to apply for an employment authorization document to demonstrate employment authorization, he or she must file Form I-765 with the local INS office. Check block (e) (13) as the basis of eligibility. A copy of this approval must be filed with that application. The applicant must also file credible evidence with the application to establish identity.</p> <p>ADDITIONAL INFORMATION</p> <p>Travel: Voluntary departure does not authorize travel outside the U.S. If an emergency requires travel outside the U.S., file an application for advance permission to travel, on Form I-131, with the local INS office.</p> <p>Renewal: To renew voluntary departure status, the applicant must file on Form I-817. The application must be filed before the date voluntary departure expires, shown above.</p> <p>Change of address: Use Form I-697A to notify this office of any change of address.</p> <p>You will be notified separately about any other applications or petitions you filed. Save this notice. Please enclose a copy of it if you write to us about this case, or if you file another application based on this decision. Our address is:</p> <p style="text-align: center;">IMMIGRATION & NATURALIZATION SERVICE Tel: VERMONT SERVICE CENTER P. O. BOX 30111 LAGUNA HIGUEL CA 92607-0111</p>			

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

Immigration Documents (Continued)

Passport, U.S.

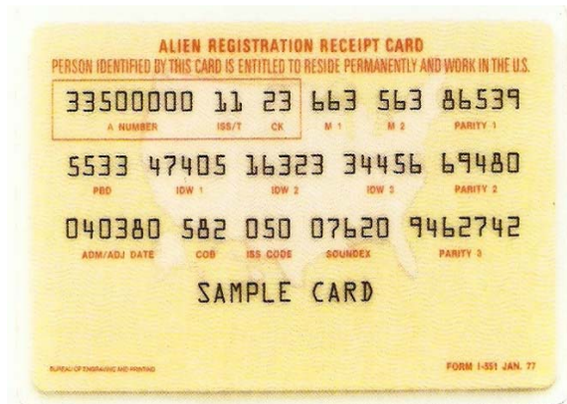


Permanent Resident Card

I-551

A document issued by the USCIS as evidence that an individual has been granted LPR status. The current version of the card is form I-551, but in the past cards of different design and color, and designated by other numbers, were used for this purpose. Formerly, these documents were called “resident alien cards” or “alien registration receipt cards.” This card is also commonly known as a “Green Card,” even though it has been many years since the USCIS issued green versions of this card.

Alien Registration Card (I-551)



Immigration Documents (Continued)

Secondary SAVE (G-845)

Secondary SAVE verification is a manual verification process which must be initiated by the county when:

- USCIS documentation presented by the noncitizen appears to be counterfeit, altered, or unfamiliar.
- The USCIS document does not have “A” number, but it notes an immigration status.
- The “A” number is in the A80000000 series which is used for border crossing.
- The document is an USCIS receipt.
- The individual does not have verification of the “Date of Adjustment” to determine the amnesty five-year period of ineligibility for benefits.
- The noncitizen presents a foreign passport containing an I-181 or I-94 form which is over one year old and contains the statement “Processed for I-551, Temporary Evidence of Lawful Permanent Resident.”
- The individual is an IRCA noncitizen. IRCA (Amnesty/SAWs) noncitizens who are applying for food stamps must be run through this secondary verification process in order to determine current eligibility status.
- The sponsorship is in question. The sponsorship data can be obtained only through the secondary SAVE verification process. Inquiries must follow the normal secondary procedures with a specific request as to whether there is an Affidavit of Support on file for this individual, and if so, to request a copy.

To initiate the secondary verification, the county must complete the “Document Verification Request” (G-845).

Immigration Documents (Continued)

G-845 Supplement (G845S)

U.S. Department of Justice
Immigration and Naturalization Service

Document Verification Request Supplement

TO BE COMPLETED BY THE SUBMITTING AGENCY

To: Immigration and Naturalization Service

Date _____

Applicant's Name (Last, First, Middle) _____

Social Security Number _____

Alien Registration Number or I-94 Number _____

From: Typed or Stamped Name and Address of Submitting Agency _____

Telephone () - _____

Complete the following items: #1 #2 #3 #4 #5 #6 #7

TO BE COMPLETED BY INS

1. IMMIGRATION STATUS (check all that apply):

From the document or information submitted and/or a review of our records we find that the person identified is a/an:

- a. Lawful Permanent Resident alien of the United States.
(Complete b,c,d,g,h, or I if alien adjusted to LPR status from one of those statuses in the past 7 years).
- b. Refugee admitted to the United States under Section 207 of the INA. (Complete Item 2 below.)
- c. Asylee under Section 208 of the InA. (Complete Item 3 below.)
- d. Alien whose deportation has been withheld under section 243(h) of the InA (as in effect prior to April 1, 1997) or whose removal has been withheld under section 241(b)(3).
Date deportation or removal ordered withheld: _____
- e. Alien paroled into the United States under Section 212(d)(5) of the INA for a period of least 1 year.
(Complete Items 3 and 4 below.)
- f. Conditional Entrant pursuant to Section 203(a)(7) of the INA in effect prior to April 1, 1980.
- g. American Indian born in Canada to whom the provisions of Section 289 of the INA apply.
- h. Cuban/Haitian Entrant, as defined in Section 501(e) of the Refugee Education Assistance Act of 1980.
- i. Amerasian immigrant, pursuant to Section 584 of the Foreign Operations, Export Financing, and Related Programs Appropriations Act of 1988. (Complete Item 2 below.)
- j. Other (indicate status): _____

2. Date alien entered the United States: _____

3. Date status was granted: _____

4. Date status expires: _____

5. CITIZEN STATUS:

- This document appears valid and relates to a United States citizen.

6. SPECIAL BENEFIT PROVISIONS FOR CERTAIN VICTIMS OF ABUSE:

- a. This alien obtained Lawful Permanent (or Conditional) Resident Status as the spouse, child, or widow(er) of a U.S. citizen.
- b. This alien obtained Lawful Permanent (or Conditional) Resident Status as the spouse, child, or unmarried son or daughter of a lawful permanent resident alien.
- c. This alien did not obtain status as described in (a) or (b).

Form G-845 Supplement (9/5/97)

Immigration Documents (Continued)

Supplement G-845 Page 2

TO BE COMPLETED BY INS

7. AFFIDAVIT OF SUPPORT:

- a. This alien was sponsored on Form I-864, Affidavit of Support under Section 213A of the INA.
Service receipt date _____ (Complete Item 3 on page 1.)
- b. This alien was not sponsored on Form I-864.
- c. This alien was sponsored on Form I-134, Affidavit of Support.
Service receipt date _____ (Complete Item 3 on page 1.)
- d. This alien was not sponsored on Form I-134.
- e. This alien was not sponsored on Form I-134 or I-864.

Name of Sponsor

Sponsor's Social Security Number
____ - ____ - ____
Sponsor's Address

Name of Joint Sponsor(s) (if any)

Joint Sponsor's Social Security Number
____ - ____ - ____
Joint Sponsor's Address

See reverse for information on additional joint sponsor(s).

INS Stamp

* This supplement may be used in conjunction with Form G-845 to request verification; it cannot be used alone. It reflects information that may be relevant to eligibility for Federal, State, and local public benefits under the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, P.L. 104-193.

Immigration Documents (Continued)

Temporary Resident Cards

I-688

Noncitizens that legalize their status under IRCA were first granted temporary resident status. The expiration date on the front of the card was extended by stickers placed on the back. The noncitizen may still be in lawful status even if the I-688 or sticker has expired. The card will be marked on the bottom center with the numbers 245A or 210 to indicate whether the individual legalized under the general amnesty program or the farm worker program.



5.0 Charts

Document Types and Noncitizen Codes

To facilitate use of this chart, it is organized by document type, e.g., I-551, I-94, I-688, etc. Although this chart may indicate eligibility or ineligibility based on document type, all documentation must be verified via the Systematic Alien Verification for Entitlements (SAVE) database. The column entitled “Funding” refers you to note 1, 2, 3, or 4 (see below). The notes indicate funding sources, such as, immediately federally eligible, state eligible, five-year waiting period, etc. The next column entitled “Immediate Food Stamp Eligibility” indicates the noncitizen is immediately eligible for benefits without a five-year waiting period. The “Comments” column clarifies the “yes/no” response in the “Immediate Food Stamp Eligibility” column.

Note 1: Federal if the date of entry is greater than five years, the individual is blind, disabled, a qualified noncitizen child under 18, has 40 qualifying quarters, or is a veteran.

Note 2: State: A “No” response in the “Immediate Food Stamp Eligibility” column may indicate eligibility for CFAP pending the five-year residency or 40 quarter requirements.

Note 3: Federal
(According to the USCIS definitions section, a child is defined as being under age 18.)

Note 4: Federal eligibility if a qualified noncitizen child under age 18; if over 18, must meet criteria in Note 1 for federal eligibility.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
Birth Record – Canadian or Mexican Born Native American		LPR-Cross Border Native American-289 of the INA	See Note 3	Yes	Immediate and indefinite eligibility, MPP Section 63-405.222 and Jay Treaty.
Discharge Document (DD) Form 214		LPR – Veteran	See Note 3	Yes	Two or more years or enlistment date prior to 09/07/80. The Discharge Certification and a Discharge Document are the same. Must meet a condition of MPP section 63-405.11 and .12, or .3.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
FS 240 – Birth Report Child Born Abroad		US Citizen Born Abroad	See Note 3	Yes	Immediate and indefinite eligibility
Grant Letter/ Certificate		Asylee – Section 208 of the INA	See Note 3	Yes	Granted Asylum – MPP Section 63-405.113, Immediate and indefinite eligibility
		Refugee – Section 207 of the INA	See Note 3	Yes	Granted Refugee Status– MPP Section 63-405.112 Immediate and indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	A11	LPR- Unmarried Amerasian son or daughter of U.S. citizen born in Cambodia, Korea, Laos, Thailand, or Vietnam. Sec 203(a)(1) of the INA and 204(g) as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.112. Per Section 584, Public Law 100-102, Amerasians are treated as refugees under 207 of the INA, immediate & indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	A12	LPR – Amerasian Child of a noncitizen classified as A11 or A16. Sec. 203(d) of the INA and 204(g) as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.112.. Per Section 584, Public Law 100-102, Amerasians are treated as refugees under 207 of the INA, immediate & indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	A16	LPR-Amerasian Unmarried son or daughter of a U.S. citizen born in Cambodia, Korea, Laos, Thailand, or Vietnam. Sec. 203(a)(1) of the INA and 204(g) as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.112. Per Section 584, Public Law 100-102, Amerasians are treated as refugees under 207 of the INA, immediate & indefinite eligibility

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	A17	LPR-Amerasian Child of a noncitizen classified as A11 or A16. Sec. 203(d) of the INA and 204(g) as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.112. Per Section 584, Public Law 100-102, Amerasians are treated as refugees under 207 of the INA, immediate & indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	A31	LPR-Amerasian Married Amerasian son or daughter of a U.S. citizen born in Cambodia, Korea, Laos, Thailand, or Vietnam. Sec. 203(a)(3) of the INA and 204(g) as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.112. Per Section 584, Public Law 100-102, Amerasians are treated as refugees under 207 of the INA, immediate & indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	A32	LPR-Amerasian Spouse of a noncitizen classified as A31 or A36. Sec. 203(d) of the INA and 204(g) as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.112. Per Section 584, Public Law 100-102, Amerasians are treated as refugees under 207 of the INA, immediate & indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	A33	LPR-Amerasian Child of a noncitizen classified as A31 or A36. Sec. 203(d) of the INA and 204(g) as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.112. Per Section 584, Public Law 100-102, Amerasians are treated as refugees under 207 of the INA, immediate & indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	A36	LPR-Amerasian Married Amerasian son or daughter of a U.S. citizen born in Cambodia, Korea, Laos, Thailand, or Vietnam. Sec. 203(a)(3) of the INA and 204(g) as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.112. Per Section 584, Public Law 100-102, Amerasians are treated as refugees under 207 of the INA, immediate & indefinite eligibility

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	A37	LPR-Amerasian Spouse of a noncitizen classified as A31 or A36. Sec. 203(d) of the INA and 204(g) as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.112. Per Section 584, Public Law 100-102, Amerasians are treated as refugees under 207 of the INA, immediate & indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	A38	LPR-Amerasian Child of a noncitizen classified as A31 or A36. Sec. 203(d) of the INA and 204(g) as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.112. Per Section 584, Public Law 100-102, Amerasians are treated as refugees under 207 of the INA, immediate & indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	A41	LPR-Amerasian Married American son or daughter of a U.S. citizen, born in Cambodia, Korea, Laos, Thailand, or Vietnam. Sec. 204(g) of the INA as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.112. Per Section 584, Public Law 100-102, Amerasians are treated as refugees under 207 of the INA, immediate & indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	A42	LPR-Amerasian Spouse of a noncitizen classified as A41 or A46. Sec. 204(g) of the INA as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.112. Per Section 584, Public Law 100-102, Amerasians are treated as refugees under 207 of the INA, immediate & indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	A43	LPR-Amerasian Child of a noncitizen classified as A41 or A46. Sec. 204(g) of the INA as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Per Section 584, Public Law 100-102, Amerasians are treated as refugees under 207 of the INA, immediate & indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	A46	LPR-Amerasian Married American son or daughter of a U.S. citizen, born in Cambodia, Korea, Laos, Thailand, or Vietnam. Sec. 204(g) of the INA as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.112. Per Section 584, Public Law 100-102, Amerasians are treated as refugees under 207 of the INA, immediate & indefinite eligibility

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	A47	LPR-Amerasian Spouse of a noncitizen classified as A41 or A46. Sec. 204(g) of the INA as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.112. Per Section 584, Public Law 100-102, Amerasians are treated as refugees under 207 of the INA, immediate & indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	A48	LPR-Amerasian Child of a noncitizen classified as A41 or A46. Sec. 204(g) of the INA as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.112. Per Section 584, Public Law 100-102, Amerasians are treated as refugees under 207 of the INA, immediate & indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AA1	LPR – Diversity Native of certain adversely affected foreign states (Diversity Transition). Sec. 132 of P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AA2	LPR – Diversity Spouse of a noncitizen classified as AA1 or AA6. Sec. 132 of P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AA3	LPR – Diversity Child of a noncitizen classified as AA1 or AA6. Sec. 132 of P.L. 101-649 (Nov. 29, 1990)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AA6	LPR – Diversity Native of certain adversely affected foreign states (Diversity Transition). Sec. 132 of P.L. 101-649 (Nov. 29, 1990)	See Note 1	No	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AA8	LPR – Diversity Child of a noncitizen classified as AA1 or AA6. Sec. 132 of P.L. 101-649 (Nov. 29, 1990)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AM1	LPR-Amerasian born in Vietnam after Jan. 1, 1962 and before Jan. 1, 1976, who was fathered by a U.S. citizen. Sec. 584(b)(1)(A) of P.L. 100-202 (Dec. 22, 1987)	See Note 3	Yes	Immediate and Indefinite eligibility, Section 584, Foreign Operations, Export Financing and Related Program Appropriations Act.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AM2	LPR-Amerasian Spouse or child of a noncitizen classified as AM1 or AM6. Sec. 584(b)(1)(B) of P.L. 100-202 (Dec. 22, 1987)	See Note 3	Yes	Immediate and Indefinite eligibility, Section 584, Foreign Operations, Export Financing and Related Program Appropriations Act
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AM3	LPR-Amerasian Mother, guardian, or next-of-kin of a noncitizen classified as AM1 or AM6, and spouse or child of the mother, guardian, or next-of-kin. Sec. 584(b)(1)(C) of P.L. 100-202 (Dec. 22, 1987)	See Note 3	Yes	Immediate and Indefinite eligibility, Section 584, Foreign Operations, Export Financing and Related Program Appropriations Act
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AM6	LPR-Amerasian born in Vietnam after Jan. 1, 1962 and before Jan. 1, 1976, who was fathered by a U.S. citizen. Sec. 584(b)(1)(A) of P.L. 100-202 (Dec. 22, 1987)	See Note 3	Yes	Immediate and Indefinite eligibility, Section 584, Foreign Operations, Export Financing and Related Program Appropriations Act
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AM7 & AM8	LPR-Amerasian Spouse or child of a noncitizen classified as AM1 or AM6. Sec. 584(b)(1)(B) of P.L. 100-202 (Dec. 22, 1987)	See Note 3	Yes	Immediate and Indefinite eligibility, Section 584, Foreign Operations, Export Financing and Related Program Appropriations Act

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AR1	LPR-Amerasian Amerasian child of a U.S. citizen born in Cambodia, Korea, Laos, Thailand, or Vietnam (immediate relative child). Sec. 201(b)(2)(A)(i) of the INA and 204(g) as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Immediate and indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AR6	LPR-Amerasian Amerasian child of a U.S. citizen born in Cambodia, Korea, Laos, Thailand, or Vietnam (immediate relative child). Sec. 201(b)(2)(A)(i) of the INA and 204(g) as added by P.L. 97-359 (Oct. 22, 1982)	See Note 3	Yes	Immediate and indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AS1	LPR-Asylee	See Note 3	Yes	Immediate and indefinite eligibility, Section 208 of INA
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AS2	LPR-Asylee	See Note 3	Yes	Immediate and indefinite eligibility, Section 208 of INA
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AS3	LPR-Asylee	See Note 3	Yes	Immediate and indefinite eligibility, Section 208 of INA
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AS6	LPR-Asylee principal. Sec. 209(b) of the INA as added by P.L. 96-212 (Mar. 17, 1980)	See Note 3	Yes	Immediate and indefinite eligibility, Section 208 of INA
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	AS7 & AS8	LPR-Asylee Spouse or child of a noncitizen classified as AS6. Sec. 209(b) of the INA as added by P.L. 96-212 (Mar. 17, 1980)	See Note 3	Yes	Immediate and indefinite eligibility, Section 208 of INA

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B11	LPR – Battered Self-petition unmarried son/daughter of U.S. citizen. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 4	Yes if under 18, No if over 18	Qualified Noncitizen – Eligible if meets a condition under MPP Section 63-405.118 and indefinite eligibility upon meeting a condition under MPP Section 63-405.12, or if child under 18 63-405.123. May have a notice of action (NOA) which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B12	LPR – Battered Child of a noncitizen classified as B11 or B16. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123. Refer to ACL 00-07 for derivative children under age 21. Refer to ACL 00-07 for derivative children under age 21. If under 21, they may be federally eligible. May have a notice of action which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B16	LPR – Battered Self-petition unmarried son/daughter of U.S. citizen. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 4	Yes if under 18, No if over 18	Qualified Noncitizen – Eligible if meets a condition under MPP Section 63-405.118 and indefinite eligibility upon meeting a condition under MPP Section 63-405.12, or if child under 18 63-405.123. May have a notice of action which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B17	LPR – Battered Child of a noncitizen classified as B11 or B16. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123. Refer to ACL 00-07 for derivative children under age 21. Refer to ACL 00-07 for derivative children under age 21. If under 21, they may be federally eligible. May have a notice of action which establishes Prima Facie case or approves case under VAWA.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B20	LPR – Battered Child of a noncitizen classified as B24 or B29. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 4	Yes, if under 18; No, if over 18 See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.118. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12. May have a notice of action which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B21	LPR – Battered Self-petition spouse of legal permanent resident. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 1	No See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.118. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12. May have a notice of action which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B22	LPR – Battered Self-petition child of legal permanent resident. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 4	Yes if under 18, No if over 18	Qualified Noncitizen – Eligible if meets a condition under MPP Section 63-405.118 and indefinite eligibility upon meeting a condition under MPP Section 63-405.12, or if child under 18 MPP 63-405.123. May have a notice of action which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B23	LPR – Battered Child of a noncitizen classified as B21, B22, B26, or B27. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123. May have a notice of action which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B24	LPR – Battered Self-petition unmarried son or daughter of LPR (204(a)(1)B)(iii)	See Note 4	Yes, if under 18; No, if over 18	Immediate eligibility, MPP Section 63-405.123. May have a notice of action which establishes Prima Facie case or approves case under VAWA.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B25	LPR – Battered Child of a noncitizen classified as B24 or B29. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123. May have a notice of action which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B26	LPR – Battered Self-petition spouse of legal permanent resident. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 1	No See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.118. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12. May have a NOA which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B27	LPR – Battered Self-petition child of legal permanent resident. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 3	Yes	Qualified Noncitizen – Immediately MPP Section 63-405.123. May have a NOA which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B28	LPR – Battered Child of a noncitizen classified as B21, B22, B26, or B27. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123. Refer to ACL 00-07 for derivative children under age 21. May have a NOA which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B29	LPR – Battered Self-petition unmarried son/daughter of legal permanent resident. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 4	Yes if under 18, No if over 18 See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.118. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12. May have a NOA which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B31	LPR – Battered Self-petition married son/daughter of U.S. citizen. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.118. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12. May have a NOA which establishes Prima Facie case or approves case under VAWA.
DOCUMENT	SECTION	CITIZENSHIP	FUNDING	IMMEDIATE	COMMENTS

TYPE	CODE	TYPE		FOOD STAMP ELIGIBILITY (YES/NO)	
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B32	LPR – Battered Spouse of a noncitizen classified as B31 or B36. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.118. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12 May have a NOA which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B33	LPR – Battered Child of a noncitizen classified as B31 or B36. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 4	Yes	Immediate eligibility, MPP Section 63-405.123. Refer to ACL 00-07 for derivative children under age 21. May have a notice of action which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B36	LPR – Battered Self-petition married son/daughter of U.S. citizen. Sec. 40701 of P.L. 103-322 (Sept.13, 1994)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.118. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12. May have a notice of action which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B37	LPR – Battered Spouse of a noncitizen classified as B31 or B36. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.118. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12. May have a notice of action which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	B38	LPR – Battered Child of a noncitizen classified as B31 or B36. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 3	Yes	Immediate and indefinite eligibility, MPP Section 63-405.123. Refer to ACL 00-07 for derivative children under age 21. May have a notice of action which establishes Prima Facie case or approves case under VAWA.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	BC1	Noncitizen entering the U.S. to work as broadcaster or for a grantee for the IBCB of BBG. Sec. 101(a)(27) of the INA as added by P.L. 106-536 (Nov. 22 2000) International Broadcasting Bureau of the Broadcasting Board of Governors (IBCB of BBG)	See Note 1	No, See Note 2	Qualified Noncitizen – if meets a condition under MPP Section 63-405.111. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	BC2	(IBCB of BBG) Spouse of BC1. Sec. 101(a)(27) of the INA as added by P.L. 106-536 Nov. 22, 2000) International Broadcasting Bureau of the Broadcasting Board of Governors (IBCB of BBG)	See Note 1	No, See Note 2	Qualified Noncitizen – if meets a condition under MPP Section 63-405.111. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	BC3	(IBCB of BBG) Child of BC1. Sec. 101(a)(27) of the INA as added by P.L. 106-536 Nov. 22, 2000)International Broadcasting Bureau of the Broadcasting Board of Governors (IBCB of BBG)	See Note 3	Yes	Immediate eligibility MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	BC6	Noncitizen entering the U.S. to work as broadcaster or for a grantee for the IBCB of BBG. Sec. 101(a)(27) of the INA as added by P.L. 106-536 (Nov. 22, 2000) International Broadcasting Bureau of the Broadcasting Board of Governors (IBCB of BBG)	See Note 1	No, See Note 2	Qualified Noncitizen – if meets a condition under MPP Section 63-405.111. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	BC7	(IBCB of BBG) Spouse of BC6. Sec. 101(a)(27) of the INA as added by P.L. 106-536 Nov. 22, 2000) International Broadcasting Bureau of the Broadcasting Board of Governors (IBCB of BBG)	See Note 1	No, See Note 2	Qualified Noncitizen – if meets a condition under MPP Section 63-405.111. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	BC8	(IBCB of BBG) Child of BC6. Sec. 101(a)(27) of the INA as added by P.L. 106-536 Nov. 22, 2000) International Broadcasting Bureau of the Broadcasting Board of Governors (IBCB of BBG)	See Note 3	Yes	Immediate eligibility MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	BX1	LPR – Battered Self-petition spouse of legal permanent resident – exempt. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.123 Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12. May have a notice of action which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	BX2	LPR – Battered Self-petition child of legal permanent resident – exempt. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 3	Yes	Immediate and indefinite eligibility, MPP Section 63-405.123. May have a notice of action which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	BX3	LPR – Battered Child of a noncitizen classified as BX1, BX2, BX6, or BX7. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 3	Yes	Immediate and indefinite eligibility, MPP Section 63-405.123. May have a notice of action which establishes Prima Facie case or approves case under VAWA.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	BX6	LPR – Battered Self-petition spouse of legal permanent resident – exempt. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.123 Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12. May have a notice of action which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	BX7	LPR – Battered Self-petition child of legal permanent resident – exempt. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 3	Yes	Immediate and indefinite eligibility, MPP Section 63-405.123. May have a notice of action which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	BX8	LPR – Battered Child of a noncitizen classified as BX1, BX2, BX6, or BX7. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 3	Yes	Immediate and indefinite eligibility, MPP Section 63-405.123. Refer to ACL 00-07 for derivative children under age 21. May have a notice of action which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C11	LPR – Conditional	See Note 1	No, See Note 2	Qualified Noncitizen – if meets a condition under MPP Section 63-405.116. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C12	LPR – Conditional	See Note 1	No, See Note 2	Qualified Noncitizen – if meets a condition under MPP Section 63-405.116. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C16	LPR – Conditional	See Note 1	No, See Note 2	Qualified Noncitizen – if meets a condition under MPP Section 63-405.116. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C17	LPR – Conditional	See Note 1	No, See Note 2	Qualified Noncitizen – if meets a condition under MPP Section 63-405.116. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C20	LPR – Battered Child of a noncitizen classified as C24 or C29 – conditional. Sec. 203(d) of the INA and 216 as added by PL 99-639 (Nov. 10, 1986)	See Note 3	Yes	Immediate and indefinite eligibility, MPP Section 63-405.123. Refer to ACL 00-07 for derivative children under age 21. May have a notice of action which establishes Prima Facie case or approves case under VAWA.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C21 or C2-1	LPR – Conditional Spouse of a lawful permanent resident noncitizen (subject to country limitations) – conditional. Sec. 203(a)(2)(A) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – if meets a condition under MPP Section 63-405.116. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C22 or C2-2	LPR – Conditional Step-child (under 21 years of age) of a lawful permanent resident noncitizen (subject to country limitations) – conditional. Sec. 203(a)(2)(A) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 4	Yes, if child under 18; No, if over 18, See Note 2	Immediate eligibility, MPP Section 63-405.123 for child under 18, otherwise, child must meet conditions at MPP section 63-405.12 and 63-405.116
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C23 or C2-3	Child of a noncitizen classified as C21, C22, C26, or C27 (subject to country limitations) – conditional. Sec. 203(d) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C24	LPR – Conditional Unmarried son or daughter (21 years of age or older) who is a step-child of a lawful permanent resident noncitizen (subject to country limitations) – conditional. Sec. 203(a)(2)(B) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.116. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C25	LPR – Conditional Child of a noncitizen classified as C24 or C29 – conditional. Sec. 203(d) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C26 or C2-6	LPR – Conditional Spouse of a lawful permanent resident noncitizen (subject to country limitations) – conditional. Sec. 203(a)(2)(A) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.116. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C27 or C2-7	LPR – Conditional Step-child (under 21 years of age) of a lawful permanent resident noncitizen (subject to country limitations) – conditional. Sec. 203(a)(2)(A) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 4	Yes, if child under 18; No, if over 18, See Note 2	Immediate eligibility, MPP Section 63-405.123 for child under 18, otherwise, child must meet conditions at MPP section 63-405.12 and 63-405.116

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C28	LPR – Conditional Child of a noncitizen classified as C21, C22, C26, or C27 (subject to country limitations) – conditional. Sec. 203(d) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C29	LPR – Conditional Unmarried son or daughter (21 years of age or older) who is a step-child of a lawful permanent resident noncitizen (subject to country limitations) – conditional. Sec. 203(a)(2)(B) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.116 & MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C31	LPR – Conditional Married son or daughter who is a step-child of a U.S. citizen – conditional. Sec. 203(a)(3) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.116 & MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C32	LPR – Conditional Spouse of a noncitizen classified as C31 or C36 – conditional. Sec. 203(d) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C33	LPR – Conditional Child of a noncitizen classified as C31 or C36 – conditional. Sec. 203(d) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 3	Yes	Immediate Eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C36	LPR – Conditional Married son or daughter who is a step-child of a U.S. citizen – conditional. Sec. 203(a)(3) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.116 & MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C37	LPR – Conditional Spouse of a noncitizen classified as C31 or C36 – conditional. Sec. 203(d) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.116 & MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C38	LPR – Conditional Child of a noncitizen classified as C31 or C36 – conditional. Sec. 203(d) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C41 or C4-1	LPR – Conditional Married step-child of a U.S. citizen – conditional. Sec. 203(a)(4) of the INA as amended by P.L. 99-639 (Nov. 10, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.116 & MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C42 or C4-2	LPR – Conditional Spouse of a noncitizen classified as C41 or C46 – conditional. Sec. 203(a)(8) of the INA as amended by P.L. 99-639 (Nov. 10, 1986) INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.116 & MPP Section 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C43 or C4-3	LPR – Conditional Child of a noncitizen classified as C41 or C46 – conditional. Sec. 203(a)(8) of the INA as amended by P.L. 99-639 (Nov. 10, 1986)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C46 or C4-6	LPR – Conditional Married step-child of a U.S. citizen – conditional. Sec. 203(a)(4) of the INA as amended by P.L. 99-639 (Nov. 10, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.116 & MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C47 or C4-7	LPR – Conditional Spouse of a noncitizen classified as C41 or C46 – conditional. Sec. 203(a)(8) of the INA as amended by P.L. 99-639 (Nov. 10, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate eligibility upon meeting a condition under MPP Section 63-405.116 & MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C48 or C4-8	LPR – Conditional Child of a noncitizen classified as C41 or C46 – conditional. Sec. 203(a)(8) of the INA as amended by P.L. 99-639 (Nov. 10, 1986)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C51	LPR – Conditional Employment creation immigrant (not in targeted area) – conditional. Sec. 203(b)(5)(A) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.116 & MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C52	LPR – Conditional Spouse of a noncitizen classified as C51 or C56 (not in targeted area) – conditional. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.116 & MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C53	LPR – Conditional Child of a noncitizen classified as C51 or C56 (not in targeted area) – conditional. Sec. 203(d) of the	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C56	LPR – Conditional Employment creation immigrant (not in targeted area) – conditional. Sec. 203(b)(5)(A) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.116 & MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C57	LPR – Conditional Spouse of a noncitizen classified as C51 or C56 (not in targeted area) – conditional. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP 63-405.116 & MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	C58	LPR – Conditional Child of a noncitizen classified as C51 or C56 (not in targeted area) – conditional. Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CB1	Spouse of a noncitizen granted legalization under Sections 210, 245A of the INA, or Sec. 202 of P.L. 99-603 (Cuban-Haitian entrant) – conditional. Sec. 112 of P.L. 101-649 (Nov. 29, 1990) and 216 as added by PL 99-639 (Nov. 10, 1986)	See Note 3	Yes	Cuban-Haitian Entrant MPP 63-405.115—Immediate eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CB2	Child of noncitizen granted legalization under Sections 210, 245A of the INA, or Sec. 202 of PL 99-603 (Cuban-Haitian entrant) – conditional. Sec. 112 of P.L. 101-649 (Nov. 29, 1990) and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 3	Yes	Cuban-Haitian Entrant MPP 63-405.115—Immediate eligibility

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CB6	Spouse of a noncitizen granted legalization under Sections 210 & 245A of the INA, or Sec. 202 of P.L. 99-603 (Cuban-Haitian entrant) – conditional. Sec. 112 of P.L. 101-649 (Nov. 29, 1990) and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 3	Yes	Cuban-Haitian Entrant MPP Section 63-405.115— Immediate eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CB7	Child of noncitizen granted legalization under Sections 210, 245A of the INA, or Sec. 202 of P.L. 99-603 (Cuban-Haitian entrant) – conditional. Sec. 112 of P.L. 101-649 (Nov. 29, 1990) and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 3	Yes	Cuban-Haitian Entrant MPP 63-405.115—Immediate eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CF1	LPR – Conditional Noncitizen whose record of admission is created upon the conclusion of a valid marriage contract after entering as a fiancé or fiancée of a U.S. citizen – conditional. Sec. 214(d) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CF2	LPR – Conditional Minor step-child of a noncitizen classified as CF1 – conditional. Sec. 214(d) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CH6	LPR-Cuban Refugee Cuban-Haitian entrant. Sec. 202 of P.L. 99-603 (Nov. 6, 1986)	See Note 3	Yes	Immediate and indefinite eligibility, Cuban/Haitian Entrant in accordance with 501(e) INA, MPP Section 63-405.115
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CNP	LPR-Cuban 1, or the non-Cuban spouse or child of a Cuban refugee, charged under the non preference category and the numerical limitations of the Eastern Hemisphere. Sec. 1 of P.L. 89-732 (Nov. 2, 1966); visa allocated under Sec. 203(a)(1)(8) of the INA; Sec. 202 of P.L. 99-603 (Nov. 6, 1986)	See Note 3	Yes	Immediate and indefinite eligibility, MPP Section 63-405.1115
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CR1	LPR – Conditional Spouse of a U.S. citizen – conditional. Sec. 201(b)(2)(A)(i) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.116 & MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CR2	LPR – Conditional Step-child of a U.S. citizen – conditional. Sec. 201(b)(2)(A)(i) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CR6	LPR – Conditional Spouse of a U.S. citizen – conditional. Sec. 201(b)(2)(A)(i) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.116 & MPP Section 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CR7	LPR – Conditional Step-child of a U.S. citizen – conditional. Sec. 201(b)(2)(A)(i) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CU6	LPR-Cuban Refugee Sec. 1 of PL 89-732 (Nov. 2, 1966) as amended by P.L. 94-571 (Oct. 20, 1976)	See Note 3	Yes	INA 501(e) MPP Section 63-405.115 Immediate and Indefinite Eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CU7	LPR-Cuban Refugee Non-Cuban spouse or child of a noncitizen classified as a CU6. Sec. 1 of P.L. 89-732 (Nov. 2, 1966) as amended by P.L. 94-571 (Oct. 20, 1976)	See Note 3	Yes	INA 501(e) MPP Section 63-405.115 Immediate and Indefinite Eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CU8	LPR-Cuban Refugee spouse of a U.S. citizen. Sec. 1 of P.L. 89-732 (Nov. 2, 1966)	See Note 3	Yes	INA 501(e) MPP Section 63-405.115 Immediate and Indefinite Eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CU9	LPR-Cuban Refugee child of a U.S. citizen. Sec. 1 of P.L. 89-732 (Nov. 2, 1966)	See Note 3	Yes	INA 501(e) MPP Section 63-405.115 Immediate and Indefinite Eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CU10	LPR-Cuban Refugee	See Note 3	Yes	Immediate and Indefinite eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CUO	LPR-Cuban Refugee parent of a U.S. citizen. Sec. 1 of P.L. 89-732 (Nov. 2, 1966)	See Note 3	Yes	INA 501(e) MPP Section 63-405.115 Immediate and Indefinite Eligibility

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CUP	LPR-Cuban Refugee Cuban refugee, or the non-Cuban spouse or child of a Cuban refugee, charged under a preference category other than seventh preference and the numerical limitations of the Eastern Hemisphere. Sec. 1 of P.L. 89-732 (Nov. 2, 1966); visa allocated under Sec. 203(a)(1) through 203(a)(7) of the INA	See Note 3	Yes	Immediate and Indefinite Eligibility if a Cuban/Haitian under 501(e) of the INA (MPP Section 63-405.115) or another category under 63-405.1 and 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CUX	LPR-Cuban Refugee	See Note 3	Yes	INA 501(e) MPP Section 63-405.115 Immediate and Indefinite Eligibility
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CX1	LPR – Conditional Spouse of a lawful permanent resident noncitizen (exempt from country limitations) – conditional. Sec. 203(a)(2)(A) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CX2	LPR – Conditional Step-child (under 21 years of age) of a lawful permanent resident noncitizen (exempt from country limitations) – conditional. Sec. 203(a)(2)(A) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 4	Yes, if under 18; No, if over 18 See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CX3	LPR – Conditional Child of a noncitizen classified as CX2 or CX7 (exempt from country limitations) – conditional. Sec. 203(d) of the INA and 216 as added by PL 99-639 (Nov. 10, 1986)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CX6	LPR – Conditional Spouse of a lawful permanent resident noncitizen (exempt from country limitations)-conditional. Sec. 203(a)(2)(A) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.116. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CX7	LPR – Conditional Step-child (under 21 years of age) of a lawful permanent resident noncitizen (exempt from country limitations) – conditional. Sec. 203(a)(2)(A) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 4	Yes, if under 18; No, if over 18 See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	CX8	LPR – Conditional Child of a noncitizen classified as CX2 or CX7 (exempt from country limitations) – conditional. Sec. 203(d) of the INA and 216 as added by P.L. 99-639 (Nov. 10, 1986)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	DS1	LPR Creation of a record of lawful permanent resident status for individuals born under diplomatic status in the U.S. 8 CFR 101.3 as revised effective Feb. 10, 1982 (Federal Register, Vol. 47, p. 940: Jan. 8, 1982)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	DT1	LPR Natives of Tibet who have continuously resided in Nepal or India (Displaced Tibetan). Sec. 134 of P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	DT2	LPR Spouse of a noncitizen classified as DT1 or DT6. Sec. 134 of P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	DT3	LPR Child of a noncitizen classified as DT1 or DT6. Sec. 134 of P.L. 101-649 (Nov. 29, 1990)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	DT6	LPR Natives of Tibet who have continuously resided in Nepal or India (Displaced Tibetan). Sec. 134 of P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	DT7	LPR Spouse of a noncitizen classified as DT1 or DT6. Sec. 134 of P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	DT8	LPR Child of a noncitizen classified as DT1 or DT6. Sec. 134 of P.L. 101-649 (Nov. 29, 1990)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	DV1	LPR – Diversity immigrant. Sec. 201 and 203(c) of the INA as amended by P.L. 101-649 (Nov. 29, 1990)	See Note 1	No	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	DV2	LPR – Diversity Spouse of a noncitizen classified as DV1 or DV6. Sec. 201 and 203(c) of the INA as amended by P.L. 101-649 (Nov. 29, 1990)	See Note 1	Yes	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	DV3	LPR – Diversity Child of a noncitizen classified as DV1 or DV6. Sec. 201 and 203(c) of the INA as amended by PL 101-649 (Nov. 29, 1990)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	DV6	LPR – Diversity immigrant. Sec. 201 and 203(c) of the INA as amended by P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	DV7	LPR – Diversity Spouse of a noncitizen classified as DV1 or DV6. Sec. 201 and 203(c) of the INA as amended by P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	DV8	LPR – Diversity Child of a noncitizen classified as DV1 or DV6. Sec. 201 and 203(c) of the INA as amended by P.L. 101-649 (Nov. 29, 1990)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E10	LPR Child of a priority worker classified as E11, E16, E12, E17, E13, or E18. Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E11	LPR Priority worker – noncitizen with extraordinary ability. Sec. 203(b)(1)(A) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E12	LPR Priority worker – outstanding professor or researcher. Sec. 203(b)(1)(B) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E13	LPR Priority worker – certain multinational executive or manager. Sec. 203(b)(1)(C) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E-14	LPR Spouse of a priority worker classified as E11, E16, E12, E17, E13, or E18. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E-15	LPR Child of a priority worker classified as E11, E16, E12, E17, E13, or E18. Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E16	LPR Priority worker – noncitizen with extraordinary ability. Sec. 203(b)(1)(A) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E-17	LPR Priority worker – outstanding professor or researcher. Sec. 203(b)(1)(B) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E-18	LPR Priority worker – certain multinational executive or manager. Sec. 203(b)(1)(C) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E19	LPR Spouse of a priority worker classified as E11, E16, E12, E17, E13, or E18. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E21	LPR Professional holding an advanced degree or of exceptional ability. Sec. 203(b)(2) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E22	LPR Spouse of a noncitizen classified as E21 or E26. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E23	LPR Child of a noncitizen classified as E21 or E26. Sec. 203(d) of the INA	See Note 3	Yes	Immediate and indefinite eligibility MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E26	LPR Professional holding an advanced degree or of exceptional ability. Sec. 203(b)(2) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E27	LPR Spouse of a noncitizen classified as E21 or E26. Sec. 203(d) of the INA	See Note 1	No	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E28	LPR Child of a noncitizen classified as E21 or E26. Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E30	LPR Child of a skilled worker or professional classified as E31, E36, E32, or E37. Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E31	LPR Noncitizen who is a skilled worker. Sec. 203(b)(3)(A)(i) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E32	LPR Professional who holds a baccalaureate degree or who is a member of a profession. Sec. 203(b)(3)(A)(ii) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E33	LPR	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E34	LPR Spouse of a skilled worker or professional classified as E31, E36, E32, or E37. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E35	LPR Child of a skilled worker or professional classified as E31, E36, E32, or E37. Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E36	LPR who is a skilled worker. Sec. 203(b)(3)(A)(i) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E37	LPR Professional who holds a baccalaureate degree or who is a member of a profession. Sec. 203(b)(3)(A)(ii) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E39	LPR Spouse of a skilled worker or professional classified as E31, E36, E32, or E37. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E5	LPR	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E51	LPR Employment creation immigrant. Sec. 203(b)(5)(A) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E52	LPR Spouse of a noncitizen classified as E51 or E56. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E53	LPR Child of a noncitizen classified as E51 or E56. Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E56	LPR Employment creation noncitizen Sec. 203(b)(5)(A) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E57	LPR Spouse of a noncitizen classified as E51 or E56. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	E58	LPR Child of a noncitizen classified as E51 or E56. Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	EC6	LPR Noncitizen covered by Chinese Student Protection Act. Sec. 245 as amended by P.L. 101-649 (Nov. 29, 1990) and P.L. 102-404 (Oct. 9, 1992)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	EC7	Spouse of noncitizen covered by Chinese Student Protection Act. Sec. 245 as amended by P.L. 101-649 (Nov. 29, 1990) and P.L. 102-404 (Oct. 9, 1992)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	EC8	Child of noncitizen covered by Chinese Student Protection Act. Sec. 245 as amended by P.L. 101-649 (Nov. 29, 1990) and P.L. 102-404 (Oct. 9, 1992)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	ESI	LPR Soviet scientist, principal. Sec. 203(b)(2) of the INA as amended by Sec. 4 of P.L. 102-509 (Oct. 24, 1992)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	ES6	Soviet scientist, principal. Sec. 203(b)(2) of the INA as amended by Sec. 4 of P.L. 102-509 (Oct. 24, 1992)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	EW0	LPR Child of a noncitizen classified as EW3 or EW8. Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	EW3	LPR Other worker performing unskilled labor, not of a temporary or seasonal nature, for which qualified workers are not available in the U.S. Sec. 203(b)(3)(A)(iii) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	EW4	LPR Spouse of a noncitizen classified as EW3 or EW8. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	EW5	LPR Child of a noncitizen classified as EW3 or EW8. Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	EW8	LPR Other worker performing unskilled labor, not of a temporary or seasonal nature, for which qualified workers are not available in the U.S. Sec. 203(b)(3)(A)(iii) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	EW9	Spouse of a noncitizen classified as EW3 or EW8. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F11	LPR Unmarried son or daughter of a U.S. citizen. Sec. 203(a)(1) of the INA	See Note 4	Yes, if under 18; No, if over 18 See Note 2	Immediate eligibility if under 18. If over 18, immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F12	LPR Child of a noncitizen classified as F11 or F16. Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F16	LPR Unmarried son or daughter of a U.S. citizen. Sec. 203(a)(1) of the INA	See Note 4	Yes, if under 18; No, if over 18 See Note 2	Immediate eligibility if under 18. If over 18, immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F17	LPR Child of a noncitizen classified as F11 or F16. Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F20	LPR Child of a noncitizen classified as F24 or F29 (subject to country limitations). Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F21	LPR Spouse of a lawful permanent resident noncitizen (subject to country limitations). Sec. 203(a)(2)(A) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F22	LPR Child (under 21 years of age) of a lawful permanent resident noncitizen (subject to country limitations). Sec. 203(a)(2)(A) of the INA	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Immediate eligibility if under 18. If over 18, immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F23	LPR Child of a noncitizen classified as F21 or F26 (subject to country limitations). Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F24	LPR Unmarried son or daughter (21 years of age or older) of a lawful permanent resident noncitizen (subject to country limitations). Sec. 203(a)(2)(B) of the INA	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Immediate eligibility if under 18. If over 18, immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F25	LPR Child of a noncitizen classified as F24 or F29 (subject to country limitations). Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F26	LPR Spouse of a lawful permanent resident noncitizen (subject to country limitations). Sec. 203(a)(2)(A) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F27	LPR Child (under 21 years of age) of a lawful permanent resident noncitizen (subject to country limitations). Sec. 203(a)(2)(A) of the INA	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Immediate eligibility if under 18. If over 18, immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F28	LPR Child of a noncitizen classified as F21 or F26 (subject to country limitations). Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F29	LPR Unmarried son or daughter (21 years of age or older) of a lawful permanent resident noncitizen (subject to country limitations). Sec. 203(a)(2)(B) of the INA	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Immediate eligibility if under 18. If over 18, immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F31	LPR Married son or daughter of a U.S. citizen. Sec. 203(a)(3) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F32	LPR Spouse of a noncitizen classified as F31 or F36. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F33	LPR Child of a noncitizen classified as F31 or F36. Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F36	LPR Married son or daughter of a U.S. citizen. Sec. 203(a)(3) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F37	LPR Spouse of a noncitizen classified as F31 or F36. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F38	LPR Child of a noncitizen classified as F31 or F36. Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F41	LPR Brother or sister of a U.S. citizen. Sec. 203(a)(4) of the INA	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Immediate eligibility if under 18. If over 18, immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F42	LPR Spouse of a noncitizen classified as F41 or F46. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F43	LPR Child of a noncitizen classified as F41 or F46. Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F46	LPR Brother or sister of a U.S. citizen. Sec. 203(a)(4) of the INA	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Immediate eligibility if under 18. If over 18, immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F47	LPR Spouse of a noncitizen classified as F41 or F46. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	F48	LPR Child of a noncitizen classified as F41 or F46. Sec. 203(d) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	FX1	LPR Spouse of a lawful permanent resident noncitizen (exempt from country limitations). Sec. 203(a)(2)(A) and 202(a)(4)(A) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	FX2	LPR Child (under 21 years of age) of a lawful permanent resident noncitizen (exempt from country limitations). Sec. 203(a)(2)(A) and 202(a)(4)(A) of the INA	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Immediate eligibility if under 18. If over 18, immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	FX3	LPR Child of a noncitizen classified as FX1, FX2, FX7, or FX8 (exempt from country limitations). Sec. 203(d) and 202(a)(4)(A) of the INA	See Note 3	Yes	Immediate eligibility MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	FX6	LPR Spouse of a lawful permanent resident noncitizen (exempt from country limitations). Sec. 203(a)(2)(A) and 202(a)(4)(A) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	FX7	LPR Child (under 21 years of age) of a lawful permanent resident noncitizen (exempt from country limitations). Sec. 203(a)(2)(A) and 202(a)(4)(A) of the INA	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Immediate eligibility if under 18. If over 18, immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	FX8	LPR Child of a noncitizen classified as FX1, FX2, FX7, or FX8 (exempt from country limitations). Sec. 203(d) and 202(a)(4)(A) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	GA6	Iraqi National – whose application for asylum was processed in Guam between September 1, 1996 and April 30, 1997, adjusting to lawful permanent residence in the U.S. Sec. 128 of P.L. 105-277 (Oct. 20, 1998)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.113
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	GA7	Spouse of GA6 Sec. 128 of PL 105-277 (Oct. 20, 1998)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.113
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	GA8	Child of GA6 Sec. 128 of P.L. 105-277 (Oct. 20, 1998)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.113
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HA6	Haitian National adjusting status under the Haitian Refugee Fairness Act of 1998 Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HA7	Spouse of HA6. Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HA8	Child of HA6. Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HA9	Unmarried son or daughter of HA6. Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 4	No Yes, if under 18; No, if over 18, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HB6	Haitian National who was paroled into the U.S. prior to December 31, 1995, after having been identified as having a credible fear of persecution, or paroled for emergent reasons or reasons deemed strictly in the public interest. Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HB7	Spouse of HB6 Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HB8	Child of HB6 Sec. 902(b)(1)(A) of PL 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HB9	Unmarried son or daughter of HB6 Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HC6	A Haitian National who entered the U.S. as a child prior to December 31, 1995, became orphaned subsequent to arrival in the U.S., and has remained parentless. Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HC7	(HRIFA) Spouse of HC6 Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HC8	Child of HC6 Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HC9	Unmarried son or daughter of HC6 Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HD6	A Haitian National who entered the U.S. as a child prior to December 31, 1995 and became orphaned after arrival. Sec. 902(b)(1)(C)(iii) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HD7	Spouse of HD6 Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HD8	Child of HD6 Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HD9	Unmarried son or daughter of HD6 Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HE6	A Haitian National who entered the U.S. as a child prior to December 31, 1995 was abandoned by parents or guardians prior to April 1, 1998 and has remained abandoned. Sec. 902(b)(1)(C)(iii) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HE7	Spouse of HE6 Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HE8	Child of HE6 Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HE9	Unmarried son or daughter of HE6 Sec. 902(b)(1)(A) of P.L. 105-277. Haitian Refugee Immigration Fairness Act (HRIFA Oct. 21, 1998)	See Note 4	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HK1	LPR Employees of certain U.S. businesses operating in Hong Kong. Sec. 124 of P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HK2	LPR Spouse of a noncitizen classified as HK1 or HK6. Sec. 124 of P.L. 101-649 (Nov. 29, 1990)	See Note 1	No	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HK3	LPR Child of a noncitizen classified as HK1 or HK6. Sec. 124 of P.L. 101-649 (Nov. 29, 1990)	See Note 4	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HK6	LPR Employees of certain U.S. businesses operating in Hong Kong. Sec. 124 of P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HK7	LPR Spouse of a noncitizen classified as HK1 or HK6. Sec. 124 of P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	HK8	LPR Child of a noncitizen classified as HK1 or HK6. Sec. 124 of P.L. 101-649 (Nov. 29, 1990)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IB1	LPR – Battered Self-petition spouse of U.S. citizen. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IB2	LPR – Battered Self-petition child of U.S. citizen. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IB3	LPR – Battered Child of a noncitizen classified as IB1 or IB6. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IB6	LPR – Battered Self-petition spouse of U.S. citizen. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IB7	LPR – Battered Self-petition child of U.S. citizen. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IB8	LPR – Battered Child of a noncitizen classified as IB1 or IB6. Sec. 40701 of P.L. 103-322 (Sept. 13, 1994)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IC6	LPR-Indochinese Refugee Indochinese refugee. Sec. 101 of P.L. 95-145 (Oct. 28, 1977)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IC7	LPR-Indochinese Refugee Spouse or child of an Indochinese refugee not qualified as a refugee on his or her own. Sec. 101 of P.L. 95-145 (Oct. 28, 1977)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	ID6	Indochinese Parolee. Sec. 586 of PL 106-429	See Note 1	No	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IC8	LPR-Indochinese Refugee	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IC9	LPR-Indochinese Refugee	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IF1	LPR Noncitizen whose record of admission is created upon the conclusion of a valid marriage contract after entering as a fiancé or fiancée of a U.S. citizen. Sec. 214(d) of the INA as amended by P.L. 91-225 (Apr. 7, 1970)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IF2	LPR Minor child of a noncitizen classified as IF1. Sec. 214(d) of the INA as amended by P.L. 91-225 (Apr. 7, 1970)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IR0	LPR Parent of a U.S. citizen. Sec. 201(b)(2)(A)(i) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IR1	LPR Spouse of a U.S. citizen. Sec. 201(b)(2)(A)(i) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IR2	LPR Child of a U.S. citizen. Sec. 201(b)(2)(A)(i) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IR3	LPR Orphan adopted abroad by a U.S. citizen. Sec. 201(b)(2)(A)(i) of the INA	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IR4	LPR Orphan to be adopted by a U.S. citizen. Sec. 201(b)(2)(A)(i) of the INA	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IR5	LPR Parent of a U.S. citizen. Sec. 201(b)(2)(A)(i) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IR6	LPR Spouse of a U.S. citizen. Sec. 201(b)(2)(A)(i) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IR7	LPR Child of a U.S. citizen. Sec. 201(b)(2)(A)(i) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IR8	LPR Orphan adopted abroad by a U.S. citizen. Sec. 201(b)(2)(A)(i) of the INA	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IR9	LPR Orphan to be adopted by a U.S. citizen. Sec. 201(b)(2)(A)(i) of the INA	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IW1	LPR – Battered Widow or widower of a U.S. citizen. Sec. 201(b)(2)(A)(i) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IW2	LPR – Battered Child of a noncitizen classified as IW1 or IW6. Sec. 201(b)(2)(A)(i) of the INA as amended by P.L. 103-416 (Oct. 7, 1994)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IW6	LPR – Battered Widow or widower of a U.S. citizen. Sec. 201(b)(2)(A)(i) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	IW7	LPR – Battered Child of a noncitizen classified as IW1 or IW6. Sec. 201(b)(2)(A)(i) of the INA as amended by P.L. 103-416 (Oct. 7, 1994)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	JW1	LPR	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	KIC	LPR-Cross Border Native American Kickapoo Indian – U.S. citizen. P.L. 97-429 (Jan. 8, 1983)	See Note 3	Yes	Immediate and Indefinite eligibility, MPP Section 63-405.22
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	KIP	LPR-Cross Border Native American Kickapoo Indian – freely pass and re-pass the borders of the U.S. and to live and work in the U.S. P.L. 97-429 (Jan. 8, 1983)	See Note 3	Yes	Immediate and Indefinite eligibility, MPP Section 63-405.22
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	LA6	LPR Certain parolees from the Soviet Union, Cambodia, Laos, or Vietnam who were denied refugee status and paroled between Aug. 15, 1988 and Sep. 30, 1999. Sec. 599(E) of P.L. 101-167 (Nov. 22, 1989, extended through September 30, 1999)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	LB1	LPR Spouse of a noncitizen granted legalization under Sections 210 or 245A of the INA, or Sec. 202 of P.L. 99-603 (Cuban-Haitian entrant). Sec. 112 of P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	LB2	LPR Child of a noncitizen granted legalization under Sections 210, 245A of the INA, or Sec. 202 of P.L. 99-603 (Cuban-Haitian entrant). Sec. 112 of P.L. 101-649 (Nov. 29, 1990)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	LB6	LPR Spouse of a noncitizen granted legalization under Sections 210, 245A of the INA, or Sec. 202 of P.L. 99-603 (Cuban-Haitian entrant). Sec. 112 of P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	LB7	LPR Child of a noncitizen granted legalization under Sections 210, 245A of the INA, or Sec. 202 of P.L. 99-603 (Cuban-Haitian entrant). Sec. 112 of P.L. 101-649 (Nov. 29, 1990)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	M1	LPR	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	M83	LPR-Refugee Refugee-escapee previously admitted for lawful permanent resident status. Fair Share Refugee Act, P.L. 86-648 (Jul. 14, 1960)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	M93	Parolee Hungarian parolee previously admitted for lawful permanent resident status. Hungarian Refugee Act, P.L. 85-559 (Jul. 25, 1958)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	MB3	LPR-Refugee	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	MP5	LPR – Amnesty	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	MR0	LPR Parent of a U.S. citizen presumed to be a lawful permanent resident noncitizen – Northern Mariana Islands. Sec. 201(b)(2)(A)(i) of the INA and P.L. 94-241 (Mar. 24, 1976)	See Note 1	No Exception, refer to the Northern Mariana Islands entry in Section 3 of this guide See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	MR6	LPR Spouse of a U.S. citizen presumed to be lawful permanent resident noncitizen – Northern Mariana Islands. Sec. 201(b)(2)(A)(i) of the INA and P.L. 94-241 (Mar. 24, 1976)	See Note 1	No Exception, refer to the Northern Mariana Islands entry in Section 3 of this guide See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	MR7	LPR Child of a U.S. citizen presumed to be a lawful permanent resident noncitizen – Northern Mariana Islands. Sec. 201(b)(2)(A)(i) of the INA and P.L. 94-241 (Mar. 24, 1976)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	NA	LPR	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	NA3	LPR Child born during the temporary visit abroad of a mother who is a lawful permanent resident noncitizen or national of the U.S. 8 CFR, Sec. 211.1 and OI, Sec. 211	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	NC-5	LPR	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	NC-6	LPR (NACARA) Nicaraguan or Cuban national granted adjustment of status to lawful permanent residence Sec. 202 of P.L. 105-100 (Nov. 19, 1997) Nicaraguan Adjustment and Central American Relief Act (NACARA)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	NC-7	LPR (NACARA) Nicaraguan or Cuban national granted adjustment of status to lawful permanent residence as spouse of NC6 Sec. 202 of P.L. 105-100 (Nov. 19, 1997) Nicaraguan Adjustment and Central American Relief Act (NACARA)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	NC-8	LPR (NACARA) Nicaraguan or Cuban national granted adjustment of status to lawful permanent residence as child of NC6 Sec. 202 of P.L. 105-100 (Nov. 19, 1997) Nicaraguan Adjustment and Central American Relief Act (NACARA)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	NC9	(NACARA) Nicaraguan or Cuban national granted adjustment of status to lawful permanent residence as unmarried son/daughter of NC6. Sec. 202 of P.L. 105-100 (Nov. 19, 1997) Nicaraguan Adjustment and Central American Relief Act (NACARA)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Not Annotated	LPR	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	NP0	LPR	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	NP1 or NP-1	LPR Immigrant who does not qualify for any of the six family or employment preferences (non-preference). Sec. 203(a)(7) and (8) of the INA as amended by P.L. 94-571 (Oct. 20, 1976)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12 May be a Conditional Entrant
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	NP2	LPR – Conditional Family member accompanying conditional immigrant. Sec. 203(a)(7) and (8) of the INA as amended by P.L. 94-571 (Oct. 20, 1976)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12 Conditional Entrant
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	NP5	LPR Natives of foreign states adversely affected by P.L. 89-236 (Oct. 3, 1965). Sec. 314 of P.L. 99-603 (Nov. 6, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12 May be a Conditional Entrant

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	NP6 or NP-6	LPR Immigrant who does not qualify for any of the six family or employment preferences (non-preference). Sec. 203(a)(7) and (8) of the INA as amended by P.L. 94-571 (Oct. 20, 1976)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12 May be a Conditional Entrant
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	NP7 or NP-7	LPR – Conditional Family member accompanying conditional immigrant. Sec. 203(a)(7) and (8) of the INA as amended by P.L. 94-571 (Oct. 20, 1976)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12 May be a Conditional Entrant
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	NP8 or NP-8	LPR Noncitizen who filed and was qualified with investor status prior to June 1, 1978. Sec. 19 of P.L. 97-116 (Dec. 29, 1981)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	NP9	LPR Spouse or child of a noncitizen classified as NP8. Sec. 19 of P.L. 97-116 (Dec. 29, 1981)	See Note 1	No--Spouse, Yes--Child	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12 Immediate eligible child MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	OIM	LPR – Amnesty Native of certain Western Hemisphere countries (nonquota). Sec. 101(a)(27)(C) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	OP1	LPR Noncitizen from underrepresented country (Underrepresented Diversity Program). Sec. 203(a)(7) of the INA and Sec. 3 of P.L. 100-658 (Nov. 15, 1988)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Other	LPR	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	PH6	Noncitizen of Polish or Hungarian nationality who was paroled into the U.S. between Nov. 1, 1989 and Dec. 31, 1991. Sec. 646 of the INA Act as added by P.L. 104-208 (Sept. 30, 1996)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P11 or P1-1	LPR Unmarried son or daughter of U.S. citizen (1 st preference). Sec. 203(a)(1) of the INA as amended by P.L. 94-571 (Oct. 20, 1976)	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P-12 or P1-2	LPR Child of noncitizen classified P11 or P16. Sec. 203(a)(8) of the INA as amended by P.L. 94-571 (Oct. 20, 1976)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P16	LPR Unmarried son or daughter of U.S. citizen (1 st preference). Sec. 245 of the INA as amended	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P17	LPR Child of noncitizen classified P11 or P16. Sec. 245 of the INA as amended	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P21 or P2-1	LPR – Battered Spouse of a lawful permanent resident noncitizen (2 nd preference). Sec. 203(a)(2) of the INA as amended by P.L. 94-571 (Oct. 20, 1976)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P2-2	LPR Individual who lost citizenship by serving in foreign armed forces (nonquota) (formerly P2). (See P3 in Classes Currently in Use – Nonimmigrants in Sec. 101(a)(27)(D) and 327 of the INA)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P22 or P-22	LPR – Battered Unmarried son or daughter of lawful permanent resident noncitizen (2 nd preference). Sec. 203(a)(2) of the INA as amended by P.L. 94-571 (Oct. 20, 1976)	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P23 or P-23	LPR – Battered Child of noncitizen classified as P21, P22, P26, or P27 (2 nd preference). Sec. 203(a)(8) of the INA as amended by P.L. 94-571 (Oct. 20, 1976)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P2-3	LPR	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P26	LPR – Battered Spouse of a lawful permanent resident noncitizen (2 nd preference). Sec. 245 of the INA as amended	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P27	LPR – Battered Unmarried son or daughter of lawful permanent resident noncitizen (2 nd preference). Sec. 245 of the INA as amended	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P28	LPR – Battered Child of noncitizen classified as P21, P22, P26, or P27 (2 nd preference). Sec. 245 of the INA as amended	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P31 or P3-1	LPR Professional or highly skilled immigrant. Sec. 203(a)(3) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P32 or P3-2	LPR Spouse of noncitizen classified as P31 or P36. Sec. 203(a)(8) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P33 or P3-3	LPR Child of noncitizen classified as P31 or P36. Sec. 203(a)(8) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P36	LPR Professional or highly skilled noncitizen. Sec. 245 of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P37	LPR Spouse of noncitizen classified as P31 or P36. Sec. 245 of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P38	LPR Child of noncitizen classified as P31 or P36. Sec. 245 of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P41 or P4-1	LPR Married son or daughter of U.S. citizen. Sec. 203(a)(4) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P42 or P4-2	LPR Spouse of noncitizen classified as P41 or P46. Sec. 203(a)(8) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P43 or P4-3	LPR Child of noncitizen classified as P41 or P46. Sec. 203(a)(8) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P46 or P4-6	LPR Married son or daughter of U.S. citizen. Sec. 245 of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P47 or P4-7	LPR Spouse of noncitizen classified as P41 or P46. Sec. 245 of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P48 or P4-8	LPR Child of noncitizen classified as P41 or P46. Sec. 245 of the INA	See Note 3	Yes	Immediate eligibility MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P51 or P5-1	LPR Brother or sister of U.S. citizen (citizen must be 21 or over). Sec. 203(a)(8) of the INA	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P52 or P5-2	LPR Spouse of noncitizen classified as P51 or P56. Sec. 203(a)(8) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P53 or P5-3	LPR Child of noncitizen classified as P51 or P56. Sec. 203(a)(8) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P56	LPR Brother or sister of U.S. citizen (citizen must be 21 or over). Sec. 245 of the INA	See Note 4	Yes, if under 18; No, if over 18, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P57	LPR Spouse of noncitizen classified as P51 or P56. Sec. 245 of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P58	LPR Child of noncitizen classified as P51 or P56. Sec. 245 of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P61 or P6-1	LPR Needed skilled or unskilled worker (6 th preference). Sec. 203(a)(6) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P62 or P6-2	LPR Spouse of noncitizen classified as P61 or P66 (6 th preference). Sec. 203(a)(8) of the INA as amended by PL 94-571 (Oct. 20, 1976)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P63 or P6-3	LPR Child of noncitizen classified as P61 or P66 (6 th preference). Sec. 203(a)(8) of the INA as amended by P.L. 94-571 (Oct. 20, 1976)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P66	LPR Needed skilled or unskilled worker (6 th preference). Sec. 245 of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P67	LPR Spouse of noncitizen classified as P61 or P66 (6 th preference). Sec. 245 of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P68	LPR Child of noncitizen classified as P61 or P66 (6 th preference). Sec. 245 of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P71	LPR – Conditional entry by refugee (7 th preference). Sec. 203(a)(7)(A) of the INA as amended by P.L. 94-571 (Oct. 20, 1976)	See Note 3	Yes	See Section 207 of the INA Immediate eligibility MPP Section 63-405.112
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P72	LPR – Conditional entry by natural calamity victim (7 th preference). Sec. 203(a)(7)(B) of the INA as amended by P.L. 94-571 (Oct. 20, 1976)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	P76	LPR – Conditional Refugee adjustments under the proviso to Section 203(a)(7) (7 th preference). Sec. 245 of the INA	See Note 3	Yes	See Section 207 of the INA Immediate eligibility MPP Section 63-405.112
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	R16	LPR – Amnesty Replenishment agricultural worker (RAW) – applied in U.S.	See Note 1	No, See Note 2	Must show proof of I-551 to meet a condition under MPP Section 63-405.11. Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	R26	LPR – Amnesty	See Note 1	No, See Note 2	Must show proof of I-551 to meet a condition under MPP Section 63-405.11. Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	R51	LPR Investor pilot program not targeted, principal – conditional Sec. 203(b)(5) of the INA as amended by Sec. 610 of P.L. 102-395 (Oct. 6, 1992)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	R51-2	LPR	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	R51-3	LPR	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	R52	Spouse of a noncitizen classified as R51 or R56-conditional. Sec. 203(b)(5) of the INA as amended by Sec. 610 of P.L. 102-395 (Oct. 6, 1992)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	R53	Child of a noncitizen classified as R51-R56-conditional. Sec. 203(b)(5) of the INA as amended by Sec. 610 of P.L. 102-395 (Oct. 6, 1992)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	R56	Investor pilot program not targeted, principal-conditional. Sec. 203(b)(5) of the INA as amended by Sec. 610 of P.L. 102-395 (Oct. 6, 1992)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	R57	Spouse of a noncitizen classified as R51- or R56 conditional. Sec. 203(b)(5) of the INA as amended by Sec. 610 of P.L. 102-395 (Oct. 6, 1992)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	R58	Child of a noncitizen classified as R51-R56-conditional. Sec. 203(b)(5) of the INA as amended by Sec. 610 of P.L. 102-395 (Oct. 6, 1992)	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	R86	LPR-Refugee paroled into the U.S. prior to Apr. 1, 1980. Sec. 5 of P.L. 95-412 (Oct. 5, 1978)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	RE1	LPR-Refugee	See Note 3	Yes	Immediate and indefinite eligibility MPP Section 63-405.211 See Section 207 of the INA
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	RE2	LPR-Refugee	See Note 3	Yes	Immediate and indefinite eligibility MPP Section 63-405. 112 See Section 207 of the INA
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	RE3	LPR-Refugee	See Note 3	Yes	Immediate and indefinite eligibility MPP Section 63-405. 112
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	RE4 & RE5	Other member of the case deriving their refugee status from the principal applicant. Sec. 209 (a) of the INA as added by P.L. 96-212 (Mar. 7, 1980)	See Note 3	Yes	Immediate and indefinite eligibility MPP Section 63-405. 112 See Section 207 of the INA
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	RE6	LPR-Refugee who entered the U.S. on or after Apr. 1, 1980. Sec. 209(a) of the INA as added by P.L. 96-212 (Mar. 17, 1980)	See Note 3	Yes	Immediate and indefinite eligibility MPP Section 63-405. 112 See Section 207 of the INA
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	RE7	LPR-Refugee Spouse of a noncitizen classified as RE6 (spouse entered on or after Apr. 1, 1980) Sec. 209(a) of the INA as amended by P.L. 96-212 (Mar. 17, 1980)	See Note 3	Yes	Immediate and indefinite eligibility MPP Section 63-405. 112 See Section 207 of the INA

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	RE8	LPR-Refugee Child of a noncitizen classified as RE6 (child entered the U.S. on or after Apr. 1, 1980). Sec. 209(a) of the INA as added by P.L. 96-212 (Mar. 17, 1980)	See Note 3	Yes	Immediate eligibility MPP Section 63-405.112 and 63-405.123 See Section 207 of the INA
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	RE9 REF RRA	Other members of the case regarding a noncitizen classified as RE6 (entered the U.S. on or after Apr. 1, 1980). Sec. 209(a) of the INA as added by P.L. 96-212 (Mar. 17, 1980)	See Note 3	Yes	Immediate and indefinite eligibility MPP Section 63-405.112 See Section 207 of the INA
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	RN6	LPR Certain former H1 nonimmigrant registered nurses. Sec. 2 of P.L. 101-238 (Dec. 18, 1989)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	RN7	LPR Accompanying spouse or child of a noncitizen classified as RN6. Sec. 2 of P.L.101-238 (Dec. 18, 1989)	See Note 1	No, if child over 18. Yes, if child under 18.	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	RN8	LPR	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	S13	LPR – Jay Treaty Native American born in Canada (nonquota). Sec. 289 of the INA	See Note 3	Yes	Immediate and indefinite eligibility MPP Section 63-405.22

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	S16	LPR – Amnesty Seasonal Agricultural Worker (SAW) who worked at least 90 days during each year ending on May 1, 1984, 1985, and 1986 – Group 1. Sec. 210(2)(A) of the INA as added by P.L. 99-603 (Nov. 6, 1986)	See Note 1	No, See Note 2	Must show proof of I-551 to meet a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	S26	LPR – Amnesty Seasonal Agricultural Worker (SAW) who worked at least 90 days during the year ending on May 1, 1986 – Group 2. Sec. 210(2)(B) of the INA as added by P.L. 99-603 (Nov. 6, 1986)	See Note 1	No, See Note 2	Must show proof of I-551 to meet a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SA1	LPR Noncitizen born in independent Western Hemisphere country. Sec. 101(a)(27)(A) of the INA as amended by P.L. 94-571 (Oct. 26, 1976)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SA2	LPR Spouse of noncitizen classified as SA1 or SA6, unless SA1 or SA6 in own right. Sec. 101(a)(27)(A) of the INA as amended by P.L. 94-571 (Oct. 26, 1976)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SA3	LPR Child of a noncitizen classified as SA1 or SA6, unless SA1 or SA6 in own right. Sec. 101(a)(27)(A) of the INA as amended by P.L. 94-571 (Oct. 26, 1976) Sec. 245 of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SA6	LPR Noncitizen born in independent Western Hemisphere country. Sec. 245 of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SA7	LPR Spouse of noncitizen classified as SA1 or SA6, unless SA1 or SA6 in own right. Sec. 245 of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SA8	LPR Child of a noncitizen classified as SA1 or SA6, unless SA1 or SA6 in own right. Sec. 245 of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SB1	LPR	See Note 1	Yes	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SC-1	LPR Individual who lost U.S. citizenship through marriage. Sec. 101(a)(27)(B) and 324(a) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SC-2	LPR Individual who lost U.S. citizenship by serving in foreign armed forces. Sec. 101(a)(27)(B) and 327 of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SC-6	LPR Individual who lost U.S. citizenship through marriage. Sec. 101(a)(27)(B) and 324(a) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SC-7	LPR Individual who lost U.S. citizenship by serving in foreign armed forces. Sec. 101(a)(27)(B) and 327 of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SD1	LPR Minister of religion. Sec. 101(a)(27)(C)(ii)(I) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SD2	LPR Spouse of a noncitizen classified as SD1 or SD6. Sec. 101(a)(27)(C) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SD3	LPR Child of a noncitizen classified as SD1 or SD6. Sec. 101(a)(27)(C) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SD6	LPR Minister of religion. Sec. 101(a)(27)(C)(ii)(I) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SD7	LPR Spouse of a noncitizen classified as SD1 or SD6. Sec. 101(a)(27)(C) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SD8	LPR Child of a noncitizen classified as SD1 or SD6. Sec. 101(a)(27)(C) of the INA	See Note 3	Yes	Immediate eligibility, MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SE1	LPR Certain employees or former employees of the U.S. government abroad. Sec. 101(a)(27)(D) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SE2	LPR Accompanying spouse of a noncitizen classified as SE1 or SE6. Sec. 101(a)(27)(D) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SE3	LPR Accompanying child of a noncitizen classified as SE1 or SE6. Sec. 101(a)(27)(D) of the INA	See Note 3	Yes	Immediate and indefinite eligibility MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SE6	LPR Certain employees or former employees of the U.S. government abroad. Sec. 101(a)(27)(D) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SE7	LPR Accompanying spouse of a noncitizen classified as SE1 or SE6. Sec. 101(a)(27)(D) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SE8	LPR Accompanying child of a noncitizen classified as SE1 or SE6. Sec. 101(a)(27)(D) of the INA	See Note 3	Yes	Immediate and indefinite eligibility MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SEH	LPR Employee of U.S. Mission in Hong Kong (limit of 500 and these individuals are admitted exempt from the country limitation). Sec. 152 of P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SEK	LPR Employee of U.S. Mission in Hong Kong (limit of 500 and these individuals are admitted exempt from the country limitation). Sec. 152 of P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SF1	LPR Certain former employees of the Panama Canal Company or Canal Zone Government. Sec. 101(a)(27)(E) of the INA as added by P.L. 96-70 (Sep. 27, 1979)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SF2	LPR Accompanying spouse or child of a noncitizen classified as SF1 or SF6. Sec. 101(a)(27)(E) of the INA as added by P.L. 96-70 (Sep. 27, 1979)	See Note 1 & Note 3	No, for spouse Yes, if child under age 18 See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SF6	LPR Certain former employees of the Panama Canal Company or Canal Zone Government. Sec. 101(a)(27)(E) of the INA as added by P.L. 96-70 (Sep. 27, 1979)	See Note 1	No, See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SF7	Accompanying spouse or child of a noncitizen classified as SF1 or SF6. Sec. 101(a)(27)(E) of the INA as added by P.L. 96-70 (Sep. 27, 1979)	See Note 1 & Note 3	No, for spouse Yes, if child under age 18 See Note 2	Qualified Noncitizen – Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.11 and 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SG1	LPR Certain former employees of the U.S. Government in the Panama Canal Zone. Sec. 101(a)(27)(F) of the INA as added by P.L. 96-70 (Sep. 27, 1979)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SG2	LPR Accompanying spouse or child of a noncitizen classified as SG1 or SG6. Sec. 101(a)(27)(F) of the INA as added by P.L. 96-70 (Sep. 27, 1979)	See Note 1 & Note 3	No, for spouse Yes, if child under age 18 See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12. If child under 18 years, immediate eligibility MPP Section 63-405.123.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SG6	LPR Certain former employees of the U.S. Government in the Panama Canal Zone. Sec. 101(a)(27)(F) of the INA as added by P.L. 96-70 (Sep. 27, 1979)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SG7	LPR Accompanying spouse or child of a noncitizen classified as SG1 or SG6. Sec. 101(a)(27)(F) of the INA as added by P.L. 96-70 (Sep. 27, 1979)	See Note 1 & Note 3	No, for spouse Yes, if child under age 18 See Note 2	Qualified Noncitizen – Eligibility if meets a condition under MPP Section 63-405.11 and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SH1	LPR Certain former employees of the Panama Canal Company or Canal Zone Government employed on Apr. 1, 1979. Sec. 101(a)(27)(G) of the INA as added by P.L. 96-70 (Sep. 27, 1979)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12. If child under 18 years, immediate eligibility MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SH2	LPR Accompanying spouse or child of a noncitizen classified as SH1 or SH6. Sec. 245 of the INA as amended	See Note 1 & Note 4	No, for spouse Yes, if child under age 18 See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SH6	LPR Certain former employees of the Panama Canal Company or Canal Zone Government employed on Apr. 1, 1979. Sec. 101(a)(27)(G) of the INA as added by P.L. 96-70 (Sep. 27, 1979)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SH7	LPR Accompanying spouse or child of a noncitizen classified as SH1 or SH6. Sec. 101(a)(27)(G) of the INA as added by P.L. 96-70 (Sep. 27, 1979)	See Note 1 & Note 4	No, for spouse Yes, if child under age 18 See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12. If child under 18 years, immediate eligibility MPP Section 63-405.123.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SI6	Iraqi or Afghan Principal applicant	See Note 3	Yes	According to Public Law 111-118, federal eligibility is immediate and unlimited because Afghan and Iraqi Special Immigrants are treated to the same extent as refugees. Refer to ACL 10-13.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SI7	Iraqi or Afghan Spouse of principal applicant in P6 category	See Note 3	Yes	According to Public Law 111-118, federal eligibility is immediate and unlimited because Afghan and Iraqi Special Immigrants are treated to the same extent as refugees. Refer to ACL 10-13.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SI9	Iraqi or Afghan unmarried child under 21 years of age in P6 category	See Note 3	Yes	According to Public Law 111-118, federal eligibility is immediate and unlimited because Afghan and Iraqi Special Immigrants are treated to the same extent as refugees. Refer to ACL 10-13.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SJ1	LPR	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SJ2	LPR Spouse or child of a noncitizen classified as SJ6. Sec. 101(a)(27)(H) of the INA as added by Sec. 5(d)(1) of P.L. 97-116 (Dec. 29, 1981)	See Note 1 & Note 3	No, for spouse Yes, if child under age 18 See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12. (Eligible immediately if child under 18 years)
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SJ6	LPR Foreign medical school graduate who was licensed to practice in the U.S. on Jan. 9, 1978. Sec. 101(a)(27)(H) of the INA as added by Sec. 5(d)(1) of P.L. 97-116 (Dec. 29, 1981)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SJ7	LPR Spouse or child of a noncitizen classified as SJ6. Sec. 101(a)(27)(H) of the INA as added by Sec. 5(d)(1) of P.L. 97-116 (Dec. 29, 1981)	See Note 1 & Note 3	No, for spouse Yes, if child under age 18 See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SK1	LPR Certain retired international organization employees. Sec. 101(a)(27)(I)(iii) of the INA as added by P.L. 99-603 (Nov. 6, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SK2	LPR Accompanying spouse of a noncitizen classified as SK1 or SK6. Sec. 101(a)(27)(I)(iv) of the INA as added by P.L. 99-603 (Nov. 6, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SK3	LPR Certain unmarried sons or daughters of international organization employees. Sec. 101(a)(27)(I)(i) of the INA as added by P.L. 99-603 (Nov. 6, 1986)	See Note 4	No, for spouse Yes, if child under age 18 See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SK4	LPR Certain surviving spouses of deceased international organization employees. Sec. 101(a)(27)(I)(ii) of the INA as added by P.L. 99-603 (Nov. 6, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SK6	LPR Certain retired international organization employees. Sec. 101(a)(27)(I)(iii) of the INA as added by P.L. 99-603 (Nov. 6, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SK7	LPR Accompanying spouse of a noncitizen classified as SK1 or SK6. Sec. 101(a)(27)(I)(iv) of the INA as added by P.L. 99-603 (Nov. 6, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SK8	LPR Certain unmarried sons or daughters of international organization employees. Sec. 101(a)(27)(I)(i) of the INA as added by P.L. 99-603 (Nov. 6, 1986)	See Note 4	No, if over 18, Yes, if under 18 See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SK9	LPR Certain surviving spouses of deceased international organization employees. Sec. 101(a)(27)(I)(ii) of the INA as added by P.L. 99-603 (Nov. 6, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SL1	LPR Juvenile court dependent. Sec. 101(a)(27)(J) of the INA as added by P.L. 101-649 (Nov. 29, 1990)	See Note 4	No, if child over 18; Yes, if child under 18	Eligibility per MPP Section 63-405.123; however, may need to determine household status first, i.e., foster care.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SL6	LPR Juvenile court dependent. Sec. 101(a)(27)(J) of the INA as added by P.L. 101-649 (Nov. 29, 1990)	See Note 4	No, if child over 18; Yes, if child under 18	Eligibility per MPP Section 63-405.123; however, may need to determine household status first, i.e., foster care.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SM0	Spouse or child of a noncitizen classified as SM4 or SM9. Sec. 101(a)(27)(K) of the INA as added by Sec. 1 of P.L. 102-110 (Oct. 1, 1991)	See Note 3	Yes	Immediate Eligibility MPP Section 63-405.122 & 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SM1	LPR Noncitizen recruited outside the U.S. who has served, or is enlisted to serve, in the U.S. Armed Forces for 12 years (became eligible after Oct. 1, 1991). Sec. 101(a)(27)(K) of the INA as added by Sec. 1 of P.L. 102-110 (Oct. 1, 1991)	See Note 3	Yes	Immediate Eligibility MPP Section 63-405.122
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SM2	LPR Spouse of a noncitizen classified as SM1 or SM6. Sec. 101(a)(27)(K) of the INA as added by Sec. 1 of P.L. 102-110 (Oct. 1, 1991)	See Note 3	Yes	Immediate Eligibility MPP Section 63-405.122
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SM3	LPR Child of a noncitizen classified as SM1 or SM6. Sec. 101(a)(27)(K) of the INA as added by Sec. 1 of P.L. 102-110 (Oct. 1, 1991)	See Note 3	Yes	Immediate Eligibility MPP Section 63-405.122 & 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SM4	LPR Noncitizen recruited outside the U.S. who has served, or is enlisted to serve, in the U.S. Armed Forces for 12 years (eligible as of Oct. 1, 1991). Sec. 101(a)(27)(K) of the INA as added by Sec. 1 of P.L. 102-110 (Oct. 1, 1991)	See Note 3	Yes	Immediate eligibility MPP Section 63-405.122

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SM5	LPR Spouse or child of a noncitizen classified as SM4 or SM9. Sec. 101(a)(27)(K) of the INA as added by Sec. 1 of P.L. 102-110 (Oct. 1, 1991)	See Note 3	Yes	Immediate Eligibility 63-405.122 for spouse and child.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SM6	Noncitizen recruited outside the U.S. who has served, or is enlisted to serve, in the U.S. Armed Forces for 12 years (became eligible after Oct. 1, 1991). Sec. 101(a)(27)(K) of the INA as added by Sec. 1 of P.L. 102-110 (Oct. 1, 1991)	See Note 3	Yes	Immediate Eligibility, MPP Section 63-405.122
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SM7	Spouse of a noncitizen classified as SM1 or SM6. Sec. 101(a)(27)(K) of the INA as added by Sec. 1 of P.L. 102-110 (Oct. 1, 1991)	See Note 3	Yes	Immediate Eligibility, MPP Section 63-405.122
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SM8	Child of a noncitizen classified as SM1 or SM6. Sec. 101(a)(27)(K) of the INA as added by Sec. 1 of P.L. 102-110 (Oct. 1, 1991)	See Note 3	Yes	Immediate Eligibility, MPP Section 63-405.122
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SM9	Noncitizen recruited outside the U.S. who has served, or is enlisted to serve, in the U.S. Armed Forces for 12 years (eligible as of Oct. 1, 1991).Sec. 101(a)(27)(K) of the INA as added by Sec. 1 of P.L. 102-110 (Oct. 1, 1991)	See Note 3	Yes	Immediate Eligibility, MPP Section 63-405.122

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SN1	Certain retired NATO-6 civilian employees. The NATO-6 classification identifies members of a civilian component accompanying a force entering in accordance with the provisions of the NATO Status of Force Agreement. Sec 101(a)(27)(L) of the INA as added by Section 421 of P.L. 105-277. NATO-6, provision of the NATO Status of Force Agreement	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SN2	(NATO-6) Accompanying spouse of an immigrant classified as SN1 or SN6. Sec 101(a)(27)(L) of the INA as added by Section 421 of P.L. P.L. 105-277. NATO-6, provision of the NATO Status of Force Agreement	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SN3	Certain unmarried sons or daughters of NATO-6 civilian employees. Sec 101(a)(27)(L) of the INA as added by Section 421 of P.L. 105-277. NATO-6, provision of the NATO Status of Force Agreement	See Note 4	No, if over 18; Yes, if under 18 See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SN4	Certain surviving spouses of deceased NATO-6 civilian employees. Sec 101(a)(27)(L) of the INA as added by Section 421 of P.L. 105-277. NATO-6, provision of the NATO Status of Force Agreement	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SN6	Certain retired NATO-6 civilian employees. The NATO-6 classification identifies members of a civilian component accompanying a force entering in accordance with the provisions of the NATO Status of Force Agreement. Sec 101(a)(27)(L) of the INA as added by Section 421 of P.L. 105-277. NATO-6, provision of the NATO Status of Force Agreement	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SN7	(NATO-6) Accompanying spouse of an immigrant classified as SN1 or SN6. Sec 101(a)(27)(L) of the INA as added by Section 421 of P.L. 105-277. NATO-6, provision of the NATO Status of Force Agreement.	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SN8	Certain unmarried sons or daughters of NATO-6 civilian employees. Sec 101(a)(27)(L) of the INA as added by Section 421 of P.L. 105-277. NATO-6, provision of the NATO Status of Force Agreement	See Note 4	No, if over 18; Yes, if under 18 See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SN9	Certain surviving spouses of deceased NATO-6 civilian employees. Sec 101(a)(27)(L) of the INA as added by Section 421 of P. L. 105-277. NATO-6, provision of the NATO Status of Force Agreement	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SQ1	Iraqi Special Immigrant Principal Applicant	See Note 3	Yes	According to Public Law 111-118, federal eligibility is immediate and unlimited because Afghan and Iraqi special Immigrants are treated to the same extent as refugees. Refer to ACL 10-13.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SQ2	Iraqi Special Immigrant Spouse of Principal SIV applicant	See Note 3	Yes	According to Public Law 111-118, federal eligibility is immediate and unlimited because Afghan and Iraqi special Immigrants are treated to the same extent as refugees. Refer to ACL 10-13.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SQ3	Iraqi Special Immigrant Unmarried Child under age 21 of the principal SIV applicant	See Note 3	Yes	No time limit for children under 18, and after 18, according to P.L. 111-118, federal eligibility is immediate and unlimited because Afghan and Iraqi special Immigrants are treated to the same extent as refugees. Refer to ACL 10-13.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SQ6	Iraqi Special Immigrant – principal applicant adjust status in the U.S.	See Note 3	Yes	According to P.L. 111-118, federal eligibility is immediate and unlimited because Afghan and Iraqi special Immigrants are treated to the same extent as refugees. Refer to ACL 10-13.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SQ7	Iraqi Special Immigrant Spouse of Principal SIV applicant	See Note 3	Yes	According to P.L. 111-118, federal eligibility is immediate and unlimited because Afghan and Iraqi special Immigrants are treated to the same extent as refugees. Refer to ACL 10-13.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SQ9	Iraqi Special Immigrant Unmarried Child under age 21 of the principal SIV applicant	See Note 3	Yes	According to P.L. 111-118, federal eligibility is immediate and unlimited because Afghan and Iraqi special Immigrants are treated to the same extent as refugees. Refer to ACL 10-13.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SR1	LPR Religious worker. Sec. 101(a)(27)(C)(ii)(II) and (III) of the INA as added by P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SR2	LPR Spouse of a noncitizen classified as SR1 or SR6. Sec. 101(a)(27)(C) of the INA as added by P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SR3	LPR Child of a noncitizen classified as SR1 or SR6. Sec. 101(a)(27)(C) of the INA as added by P.L. 101-649 (Nov. 29, 1990)	See Note 3	Yes	Immediately Eligible MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SR6	LPR Religious worker. Sec. 101(a)(27)(C)(ii)(II) and (III) of the INA as added by P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SR7	LPR Spouse of a noncitizen classified as SR1 or SR6. Sec. 101(a)(27)(C) of the INA as added by P.L. 101-649 (Nov. 29, 1990)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SR8	LPR Child of a noncitizen classified as SR1 or SR6. Sec. 101(a)(27)(C) of the INA as added by P.L. 101-649 (Nov. 29, 1990)	See Note 3	Yes	Immediate Eligibility, MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	ST0	Parent of ST6. Sec. 101 (a)(15) of the INA as amended by (T)(i) Section 214(n), P.L.106-386, enacted into law on October 28,2000. Victims of Trafficking and Violence Protection Act (VTVPA)	See Note 3	Yes	According to P.L. 106-386, the victims are treated the same as refugees admitted to the U.S. under Section 207 of the INA. Immediate Eligibility, ACL 06-60
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	ST6	Victims of severe form of trafficking (T1 nonimmigrant) Sec. 101 (a)(15) of the INA as amended by (T)(i) Section 214(n), P.L.106-386, enacted into law on October 28,2000. (VTVPA)	See Note 3	Yes	According to P.L. 106-386, the victims are treated the same as refugees admitted to the U.S. under Section 207 of the INA. Immediate Eligibility, ACL 06-60

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	ST7	Spouse of ST6. Sec. 101 (a)(15) of the INA as amended by (T)(i) Section 214(n), P.L.106-386, enacted into law on October 28,2000. Victims of Trafficking and Violence Protection Act (VTVPA)	See Note 3	Yes	According to P.L. 106-386, the victims are treated the same as refugees admitted to the U.S. under Section 207 of the INA. Immediate Eligibility, ACL 02-28; ACL 06-60
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	ST8	Child of ST6. Sec. 101 (a)(15) of the INA as amended by (T)(i) Section 214(n), P.L.106-386, enacted into law on October 28,2000. Victims of Trafficking and Violence Protection Act (VTVPA)	See Note 3	Yes	According to P.L. 106-386, the victims are treated the same as refugees admitted to the U.S. under Section 207 of the INA. Immediate Eligibility, ACL 06-60
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SU0	Parent of SU6. Sec. 101(a)(15) of the INA as amended by (U)(i) Section (o), P.L.106-386. Victims of Trafficking and Violence Protection Act (VTVPA)	State	Yes	Immediate Eligibility ACL 08-15
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SU6	Victim of criminal activity (U1 nonimmigrants). Sec. 101(a)(15) of the INA as amended by (U)(I) Section (o), P.L.106-386. Victims of Trafficking and Violence Protection Act (VTVPA)	State	Yes	Immediate Eligibility ACL 08-15
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SU7	Spouse of SU6. Sec. 101(a)(15) of the INA as amended by (U)(I) Section (o), P.L.106-386. Victims of Trafficking and Violence Protection Act (VTVPA)	State	Yes	Immediate Eligibility ACL 08-15

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SU8	Child of SU6. Sec. 101(a)(15) of the INA as amended by (U)(I) Section (o), P.L.106-386. Victims of Trafficking and Violence Protection Act (VTVPA)	State	Yes	Immediate Eligibility ACL 08-15
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SU9	Sibling of SU6, Sec. 801(b) of P.L. 109-162, Violence Against Women and DOJ Reauthorization Act of 2005 (Jan. 5, 2006)	State	Yes	Immediate Eligibility if under 18 and unmarried when the U Visa was filed by the under age 21 victim. ACL 08-15
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SY6	Certain Syrian Jewish nationals granted asylum, adjusting status independent of the asylee limit of 10000 (limited to 2000). Syrian Adjustment Act P.L. 106-378 (Oct. 27, 2000)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SY7	Spouse of SY6. Syrian Adjustment Act P.L. 106-378 (Oct. 27, 2000)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	SY8	Child or unmarried son or daughter of SY6. Syrian Adjustment Act P.L. 106-378 (Oct. 27, 2000)	See Note 3	No, if over 18; Yes, if under 18 See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	T51	LPR – Conditional Employment creation immigrant (targeted area) – conditional. Sec. 203(b)(5)(B) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	T52	LPR – Conditional Spouse of a noncitizen classified as T51 or T56 (targeted area) – conditional. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	T53	LPR – Conditional Child of a noncitizen classified as T51 or T56 (targeted area) – conditional. Sec. 203(d) of the INA	See Note 3	Yes	Immediate Eligibility MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	T56	LPR – Conditional Employment creation immigrant (targeted area) – conditional. Sec. 203(b)(5)(B) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	T57	LPR – Conditional Spouse of a noncitizen classified as T51 or T56 (targeted area) – conditional. Sec. 203(d) of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	T58	LPR – Conditional Child of a noncitizen classified as T51 or T56 (targeted area) – conditional. Sec. 203(d) of the INA	See Note 3	Yes	Immediate Eligibility MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	TW1	LPR	None	Ineligible	Sec. 245(a) of the INA Legalization applicant granted temporary status, entered the U.S. as a nonimmigrant and overstayed prior to 1982.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	TW2	Not qualified noncitizen – nonimmigrant undocumented, and ineligible noncitizen	None	Ineligible	Sec. 245(a) of the INA Legalization applicant granted temporary status, entered the U.S. as a nonimmigrant and overstayed prior to 1982.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	TW3	Not qualified noncitizen – nonimmigrant undocumented, and ineligible noncitizen	None	Ineligible	Sec. 245(a) of the INA Legalization applicant granted temporary resident status, from country granted blanket Extended Voluntary Departure (EVD).
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Undocumented		None	Ineligible	Ineligible
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	V10	LPR	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	VI5	LPR Parent of U.S. citizen admitted as VI6. Sec. 2 of P.L. 97-271 (Sept. 30, 1982)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	VI6	LPR Noncitizen admitted to the U.S. Virgin Islands as an H2 nonimmigrant. Sec. 2 of P.L. 97-271 (Sept. 30, 1982)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	VI7	LPR Noncitizen admitted to the U.S. Virgin Islands as the spouse or child of a noncitizen admitted as an H2 nonimmigrant. Sec. 2 of P.L. 97-271 (Sept. 30, 1982)	See Note 1 & Note 3	No for spouse; Yes for child See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12 & 63-405.123.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	W16	LPR – Amnesty Noncitizen previously granted temporary resident status (legalization) who illegally entered the U.S. without inspection prior to Jan. 1, 1982. Sec. 245A(b) of the INA as added by P.L. 99-603 (Nov. 6, 1986)	See Note 1	No	<p>Must show I-551 to be a qualified Noncitizen, and to meet a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.</p> <p>If an LPR, then the individual is a qualified noncitizen & eligible for benefits provided conditions at MPP Section 63-405.12 are met. If the individual is not an LPR, then the individual is ineligible.</p>
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	W26	LPR – Amnesty Noncitizen previously granted temporary resident status (legalization) who entered the U.S. as a nonimmigrant and overstayed visa prior to Jan. 1, 1982. Sec. 245A(b) of the INA as added by P.L. 99-603 (Nov. 6, 1986)	See Note 1	No	<p>Must show I-551 to be a qualified Noncitizen, and to meet a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.</p> <p>If an LPR, then the individual is a qualified noncitizen & eligible for benefits provided conditions at MPP Section 63-405.12 are met. If the individual is not an LPR, then the individual is ineligible.</p>
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	W36	LPR – Amnesty Noncitizen previously granted temporary resident status (legalization) from a country granted blanket extended voluntary departure (EVD). Sec. 245A(b) of the INA as added by P.L. 99-603 (Nov. 6, 1986) and Sec. 902 of P.L. 100-202 (Dec. 22, 1987)	See Note 1	No	<p>Must show I-551 to be a qualified Noncitizen, and to meet a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.</p>

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	W46	LIFE Act – Amnesty Noncitizens Late amnesty applicants (IRCA) Legal Immigration Family Equity (LIFE) Act and LIFE Act Amendments of 2000	See Note 1	No	Must show I-551 to be a qualified Noncitizen, and to meet a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12. If an LPR, then the individual is a qualified noncitizen & eligible for benefits provided conditions at MPP Section 63-405.12 are met. If the individual is not an LPR, then the individual is ineligible.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	XB	LPR – Conditional Noncitizen who is presumed to have been lawfully admitted for permanent residence. 8 CFR, Sec. 101.1 and OI, Sec. 101.1	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	XB3	LPR – Conditional Noncitizen who is presumed to have been lawfully admitted for permanent residence. 8 CFR, Sec. 101.1 and OI, Sec. 101.1	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	XE3	LPR – Conditional Child born subsequent to the issuance of a visa. Parent is employment-based preference immigrant. Sec. 211(a)(1) of the INA as amended	See Note 3	Yes	Immediate Eligibility MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	XF3	LPR – Conditional Child born subsequent to the issuance of a visa. Parent is a family-based preference immigrant. Sec. 211(a)(1) of the INA as amended	See Note 3	Yes	Immediate Eligibility MPP Section 63-405.123

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	XN3	Child born subsequent to the issuance of a visa. Parent is not a family-based preference, employment-based preference, or immediate relative immigrant. Sec. 211(a)(1) of the INA as amended	See Note 3	Yes	Immediate Eligibility MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	XR3	Child born subsequent to the issuance of a visa. Parent is an immediate relative immigrant. Sec. 211(a)(1) of the INA as amended	See Note 3	Yes	Immediate Eligibility MPP Section 63-405.123
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y1	LPR-Refugee German expellee in Western Germany, Berlin, or Austria (nonquota). Sec. 4(a)(1) of P.L. 83-203 (Aug. 7, 1953)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y10	LPR-Refugee Dutch relative of U.S. citizen or noncitizen resident, residing in the Netherlands (nonquota). Sec. 4(a)(10) of P.L. 83-203 (Aug. 7, 1953)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y11	LPR-Refugee Far East refugee (non-Asian) (nonquota). Sec. 4(a)(11) of P.L. 83-203 (Aug. 7, 1953)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y12	LPR-Refugee Far East refugee (Asian) (nonquota). Sec. 4(a)(12) of P.L. 83-203 (Aug. 7, 1953)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y13	LPR-Refugee Chinese Refugee (nonquota). Sec. 4(a)(13) of P.L. 83-203 (Aug. 7, 1953)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y14	LPR-Refugee Palestine refugee in the Near East (nonquota). Sec. 4(a)(14) of P.L. 83-203 (Aug. 7, 1953)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y15	LPR-Refugee Orphan (under 10 years of age) (nonquota). Sec. 5 of P.L. 83-203 (Aug. 7, 1953)	See Note 3	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y16	LPR- Refugee Relief Act, refugee adjustment (nonquota). Sec. 6 P.L. 83-203 (Aug. 7, 1953)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y2	LPR-Refugee Escapee in Western Germany, Berlin, or Austria (nonquota). Sec. 4(a)(2) of P.L. 83-203 (Aug. 7, 1953)	See Note 1	No	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y3	LPR-Refugee Escapee in NATO countries or in Turkey, Sweden, Iran, or Trieste (nonquota). Sec. 4(a)(3) of P.L. 83-203 (Aug. 7, 1953)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y4	LPR-Refugee Polish veteran refugee in the British Isles (nonquota). Sec. 4(a)(4) of P.L. 83-203 (Aug. 7, 1953)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y5	LPR-Refugee Italian refugee in Italy or Trieste (nonquota). Sec. 4(a)(5) of P.L. 83-203 (Aug. 7, 1953)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y6	LPR-Refugee Italian relative of U.S. citizen or noncitizen resident, residing in Italy or Trieste (nonquota). Sec. 4(a)(6) of P.L. 83-203 (Aug. 7, 1953)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y64	LPR-Refugee Relief Act, refugee adjustment (nonquota). Sec. 6, P.L. 83-203 (Aug. 7, 1953)	See Note 1	No	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y7	LPR-Refugee Greek refugee in Greece (nonquota). Sec. 4(a)(7) of P.L. 83-203 (Aug. 7, 1953)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y8	LPR-Refugee Greek relative of U.S. citizen or noncitizen resident, residing in Greece (nonquota). Sec. 4(a)(8) of P.L. 83-203 (Aug. 7, 1953)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Y9	LPR-Refugee Dutch refugee in the Netherlands (nonquota). Sec. 4(a)(9) of P.L. 83-203 (Aug. 7, 1953)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Z-0	LPR – Conditional Individual in whose case record of admission for permanent residence was created. Sec. 244 of the INA as amended	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Z2	LPR – Conditional Generic Adjustment of Status classification Sec. 245 of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Z2	LPR – Conditional Generic Adjustment of Status classification Sec. 245 of the INA	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Z-3	LPR	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Z03	LPR Individual in whose case record of admission for permanent resident status was created. Must have entered after June 30, 1924 and prior to June 28, 1940. Sec. 249 of the INA as amended by P.L. 89-236 (Oct. 3, 1965)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Z1	LPR Noncitizen granted suspension of deportation (other than crewmen) and adjusted as a preference or nonpreference immigrant. Sec. 244(a)(5) of the INA as amended	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Z11	LPR Noncitizen granted suspension of deportation (other than crewmen) and adjusted as a preference or nonpreference immigrant. Sec. 244(a)(5) of the INA as amended	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Z13	LPR Cancellation of removal. Noncitizen granted suspension of deportation (other than a crewman) and adjusted as an immediate relative of a U.S. citizen or a special immigrant. Sec. 244 of the INA as amended by P.L. 89-236 (Oct. 3, 1965)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Z14	Cancellation of removal. Noncitizen granted suspension of deportation or cancellation of removal pursuant to VAWA provisions. Violence Against Women Act (VAWA), Crime Bill, P.L. 103-322.	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Z-15	LPR Cancellation of removal. Noncitizen granted suspension of deportation or cancellation of removal; case record of LPR created. Nicaraguan Adjustment and Central American Relief Act (NACARA), Sec. 203 of P.L. 105-100.	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Z33	Individual in whose case record of admission for permanent resident status was created. Must have entered prior to July 1, 1924. Sec. 249 of the INA as amended by P.L. 89-236 (Oct. 3, 1965)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Z43	Private law, immediate relative of a U.S. citizen or special immigrant. Private Bill	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Z56	Noncitizen granted suspension of deportation who entered as a crewman on or before June 30, 1964 and adjusted as an immediate relative of a U.S. citizen or a special immigrant. Sec. 244 of the INA as amended by P.L. 89-236 (Oct. 3, 1965)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Z57	Cancellation of removal. Noncitizen granted suspension of deportation who entered as a crewman on or before June 30, 1964 and adjusted as preference or non-preference immigrant. Sec. 244 of the INA Act.	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Z66	Individual in whose case record of admission for permanent resident status was created. Must have entered on or after June 28, 1940 and prior to Jan. 1, 1972. Sec. 249 of the INA as amended by P.L. 89-236 (Oct. 3, 1965) and P.L. 99-603 (Nov. 6, 1986)	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-151, I-551, Passport or I-94 Annotated with I-551 & Section Code	Z83	Foreign government official, immediate relative of a U.S. citizen or special immigrant. Sec. 13 of P.L. 85-316 (Sep. 11, 1957)	None	Ineligible	

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-179 or I-197 – US Citizen Identification Card		Naturalized US Citizen	See Note 3	Yes	Immediate Eligibility Previously issued to US citizens and remains valid indefinitely; however, USCIS no longer issues the document.
I-181 Memorandum of Creation of Record of Lawful Permanent Residence – Form discontinued per USCIS Interoffice Memorandum dated April 5, 2005 – Only required in the USCIS file when it is being transferred to a District Office for interview.		LPR-Cross Border Native American, Canada and Mexico, Jay Treaty	See Note 3	Yes	Immediate Eligibility and Indefinite eligibility-Member of Indian Tribe recognized as eligible for special programs and service. MPP Section 63-405.22
I-181A Memorandum of Creation of Record of Lawful Permanent Residence		Temporary Resident – Protected Status		Ineligible	Temporary Identification document Forms I-668A, I-181 and I-181A are not acceptable as documentation of eligible noncitizen status.
I-181B Notification Letter issued in conjunction with a USCIS Form I-181A, I-94, or Foreign Passport processed for I-551, Temporary Evidence of Legal Permanent Residency		Temporary Resident – Protected Status	See Note 1	Yes	Needs Identification document for Permanent Resident Status Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-210	242(b) repealed by P.L. 104-208; provisions incorporated into 237 of INA	Voluntary Departure (lost their ability to become a permanent resident)	None	Ineligible	Voluntary departure can be granted by USCIS before deportation proceedings have begun or by an Immigration Judge.
I-327		LPR	See Note 1	Yes	Awarded to LPR's in lieu of a Passport for travel outside of the US. Valid for a 2 yr limit. Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-512 Authorization for the Parole of a noncitizen into the U.S.	203(a)(7) of INA	Conditional Entrant	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-512 Authorization for the Parole of a noncitizen into the U.S.	212(d)(5) of INA	Parolee	See Note 1	No, See Note 2	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-571 Refugee Travel Document		Refugee (Sec. 207 or 208 of INA)	Note 3	Yes	Immediately and Indefinite Eligibility
I-688 Temporary Resident Card	210	Temporary – Employment Authorized		Ineligible	Must adjust status to LPR and meet conditions under MPP Section 63-405.11 and MPP Section 63-405.12
I-688 Temporary Resident Card	210A	Temporary – Employment Authorized		Ineligible	Must adjust status to LPR and meet conditions under MPP Section 63-405.11 and MPP Section 63-405.12
I-688 Temporary Resident Card	245A	Temporary – Employment Authorized		Ineligible	Must adjust status to LPR and meet conditions under MPP Section 63-405.11 and MPP Section 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-688A, I-688B, or I-766	210	Temporary – Employment Authorized		Ineligible	Must adjust status to LPR
I-688A, I-688B, or I-766	212	Temporary – Employment Authorized		Ineligible	Must adjust status to LPR
I-688A, I-688B, or I-766	245A	Temporary – Employment Authorized		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	249	Temporary – Employment Authorized		Ineligible	Must adjust status to LPR
Employment Authorization Document Reminder:					
In accordance with USCIS guidelines, an Employment Authorization Document proves an individual is allowed to work in the U.S.; the code on the document shows the underlying immigration status. Verification is required per MPP Section 63-300.5 through SAVE to determine eligibility for benefits.					
I-688A, I-688B or I-766	274a.12(a)(10) or A10	EAD – Deportation Withheld		Yes, pending Verification	Refer to Withholding Deportation (Need Judge's order showing deportation or removal withheld subject to 243(h) or 241(b)(3)of INA and date of order)
I-688A, I-688B or I-766	274a.12(a)(11) or A11	EAD – Granted Extended Voluntary Departure		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(a)(12) or A12	EAD – Granted TPS		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(a)(13) or A13	EAD – Granted Family Unity		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(a)(15) or A15	Family Member of LPR (V-1, V-2, VI-3)		Ineligible	Verify through SAVE
I-688A, I-688B or I-766	274a.12(a)(3) or A3	EAD – Refugee		Ineligible	Verify through SAVE
I-688A, I-688B or I-766	274a.12(a)(4) or A4	EAD – Paroled as Refugee		Ineligible	Verify through SAVE

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-688A, I-688B or I-766	274a.12(a)(5) or A5	EAD – Asylee		Pending Verification	Verify through SAVE
I-688A, I-688B or I-766	274a.12(a)(6) or A6	Fiancé of citizen or nonimmigrant		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(a)(7) or A7	Family Member N-8, N-9		Pending Verification	Verify through SAVE
I-688A, I-688B or I-766	274a.12(a)(8) or A8	EAD – Micronesia/Marshall Islands		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(c)(1) or C1	Spouse or unmarried dependent child of a foreign government official (A-1, A-2)		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(c)(10) or C10	EAD – Applicant for Deportation Suspension / Cancellation of Removal		Pending Verification	Verify through SAVE
I-688A, I-688B or I-766	274a.12(c)(11) or C11	EAD – Parolees		Pending Verification	Verify through SAVE
I-688A, I-688B or I-766	274a.12(c)(12) or C12	EAD – Granted Family Unity <i>This code is no longer in use.</i>		Ineligible	This code is no longer in use per the INA Code and USCIS. Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(c)(13) or C13	Deportation Proceeding Pending <i>This code is no longer in use.</i>		Ineligible	This code is no longer in use per the INA Code and USCIS. Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(c)(14) or C14	EAD for an Artist, Athlete or Entertainer– Granted Deferred Action		Ineligible	Must adjust status to LPR

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-688A, I-688B or I-766	274a.12(c)(16) or C16	EAD – Applicant for Registry (filed an application for creation of record for LPR pursuant to part 249 of the INA)		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(c)(17) (i) or C17	Nonimmigrant Visitor for Business		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(c)(18) or C18	EAD – Deportation Under Supervision		Pending Verification	Verify through SAVE
I-688A, I-688B or I-766	274a.12(c)(19) or C19	EAD – Applicant for TPS		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(c)(2) or C2	Nonimmigrant		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(c)(20) or C20	Special Agricultural Worker		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(c)(21) or C21	Nonimmigrant— Informant/Witness		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(c)(22) or C22	EAD—Applicant for Legalization under Section 245A		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(c)(24) or C24	PRUCOL— Applicant for adjustment under the LIFE Act		Eligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(c)(25) or C25; 8 CFR 214.11 INA	Immediate Family Member of T-1 Trafficking Victim (T-2, T-3, T-4)		Pending verification	Verify Status through ORR (ACL 06-60)
I-688A, I-688B or I-766	274a.12(c)(3)(i) (iii) or C3	Foreign Student		Ineligible	Must adjust status to LPR

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-688A, I-688B or I-766	274a.12(c)(4) or C4	Nonimmigrant— Dependent of an Officer or Representative of an Employee of an International Organization		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(c)(5) or C5	Nonimmigrant— Dependent of Exchange Visitor		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(c)(7) or C7	Nonimmigrant— Dependent of NATO Employee		Ineligible	Must adjust status to LPR
I-688A, I-688B or I-766	274a.12(c)(8) or C8	EAD – Asylee Applicant		Ineligible	Verify through SAVE
I-688A, I-688B or I-766	274a.12(c)(9) or C9	EAD—Applicant for Adjustment to LPR		Ineligible	Must adjust status to LPR
I-797 Notice of Action	301	LPR—Amnesty	See Note 1	No	Must show I-551 to be a qualified noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-797 Notice of Action	Denial Notice	Undocumented		Ineligible	
I-797 Notice of Action	I-130 Approved	LPR – Battered	See Note 1	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-797 Notice of Action	I-360 Pending	LPR – Battered	See Note 1	Yes	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-797 Notice of Action	I-360 Petition Filed	Undocumented		Ineligible	Ineligible unless the noncitizen has from USCIS or EOIR an approved petition or a pending petition which sets forth a prima facie case
I-797 Notice of Action	I-130 Receipt Notice	Undocumented		Ineligible	
I-807		Undocumented		Ineligible	

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-94 Endorsed "Pending Asylum"	106	Indefinite Voluntary Departure/Stay of Deportation		Pending verification	Verify individual is in the Asylee Status through SAVE The I-94 must be annotated with Section 208, and/or the term asylum rather than "pending asylum"; or there is a Grant letter from the Asylum Office of the USCIS or an order from an Immigration Judge granting asylum.
I-94	203(a)(7)	Conditional Entrant	See Note 1	No	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-94	207	Refugee	See Note 3	Yes	Immediate and indefinite eligibility
I-94	207(c)	Refugee	See Note 3	Yes	Immediate and indefinite eligibility
I-94	208	Asylee	See Note 3	Yes	Immediate and indefinite eligibility
I-94	208(a)	Asylee	See Note 3	Yes	Immediate and indefinite eligibility
I-94	212(d)(5)	Parolee	See Note 1	No	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-94	212(d)(5)	Paroled as Cuban/Haitian Entrant	See Note 3	Yes	Immediate and indefinite eligibility

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-94	241(b)(3)	Deportation Withheld	See Note 3	Yes	Verify through SAVE, but may be inconclusive refer to Withholding Deportation (Need Judge's order showing deportation or removal withheld subject to 243(h) or 241(b)(3)of INA and date of order). Qualified Noncitizen if meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-94	242(b)	Voluntary Departure		Ineligible	
I-94	243(h)	Deportation Withheld	See Note 3	Yes	Verify through SAVE, but may be inconclusive refer to Withholding Deportation (Need Judge's order showing deportation or removal withheld subject to 243(h) or 241(b)(3)of INA and date of order). Qualified Noncitizen if meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-94	301	LPR – Amnesty	See Note 1	No	Must show I-551 to be a qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-94	402(a)(2)(A)(i)(v)	LPR-Amerasian	See Note 3	Yes	Immediate and indefinite eligibility
I-94	501(e) of the REAA	Cuban/Haitian Entrant/Cuban Parolee	See Note 3	Yes	Immediate and indefinite eligibility
I-94	584 Foreign Operations Appropriations Act	LPR-Amerasian	See Note 3	Yes	Immediate and indefinite eligibility

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-94	AM1 584(b)(1)(A)of P.L. 100-202	LPR-Amerasian Born in Vietnam Jan. 1962 and before January 01, 1976, Fathered by U.S. citizen	See Note 3	Yes	Immediate and indefinite eligibility
I-94	AM2 584(b)(1)(A)of P.L. 100-202	LPR-Amerasian Spouse or child of AM1 or AM6	See Note 3	Yes	Immediate and indefinite eligibility
I-94	AM3 584(b)(1)(A)of P.L. 100-202	LPR-Amerasian Mother/guardian of AM1 or AM6 & spouse or child of mother	See Note 3	Yes	Immediate and indefinite eligibility
I-94	AM6 584(b)(1)(A)of P.L. 100-202	LPR-Amerasian Born in Vietnam 01/01/62 and before 01/01/76. Fathered by US Citizen	See Note 3	Yes	Immediate and indefinite eligibility
I-94	AM7 584(b)(1)(A)of P.L. 100-202	LPR-Amerasian Spouse or child of a noncitizen classified as AM1 & AM6	See Note 3	Yes	Immediate and indefinite eligibility
I-94	AM8 584(b)(1)(A)of P.L. 100-202	LPR-Amerasian	See Note 3	Yes	Immediate and indefinite eligibility
I-94	CFA/FSM	Nonimmigrant from Federated States of Micronesia	Ineligible	No	Must adjust status to become a qualified noncitizen per MPP Section 63-405.11 and fulfill requirements to be eligible for benefits under MPP Section 63-405.12
I-94	CFA/RFI	Nonimmigrant from, Marshall Islands	Ineligible	No	Must adjust status to become a qualified noncitizen per MPP Section 63-405.11 and fulfill requirements to be eligible for benefits under MPP Section 63-405.12
I-94	CFA/PAL	Palau	Ineligible	No	Must adjust status to become a qualified noncitizen per MPP Section 63-405.11 and fulfill requirements to be eligible for benefits under MPP Section 63-405.12

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-94	Conditional Entrant	Conditional Entrant	See Note 1	No	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-94	G-639	Parolee	See Note 1	No	Indefinite eligibility - upon meeting a condition under MPP Section 63-405.12
I-94	Granted Asylum 208 of INA	Asylee	See Note 3	Yes	Immediate and indefinite eligibility
I-94	Humanitarian Parolee	Parolee	See Note 1	No	Indefinite eligibility - upon meeting a condition under MPP Section 63-405.12
I-94	IR	LPR - Immediate Relative	See Note 1	No	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
I-94	No Section Code	Refugee	See Note 1	See Comments	Indefinite eligibility or immediate eligibility if admitted under Section 501(e) of INA
I-94	Outstanding Order of Exclusion	Undocumented		Ineligible	
I-94	P	LPR - Immediate Relative	See Note 1	No	Verify through SAVE
I-94	Paroled Pursuant to 212(d)(5)	Parolee	See Note 3	No	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12
I-94	Pending Asylum	Asylee		Ineligible	Must be granted asylum under Section 208 or 208(a) of the INA
I-94	Processed for I-551 Temporary admission for permanent residence valid until	LPR		Ineligible pending verification	Verify through SAVE

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
I-94	Public Interest Parolee	Parolee		Ineligible pending verification	Verify through SAVE
I-94	SI 1	Iraqi and Afghan Principal Applicant	Yes	Yes	
I-94	SI 2	Iraqi and Afghan spouse of Principal Applicant	Yes –See Note 3	Yes	
I-94	SI 3	Iraqi and Afghan unmarried child under 21 year of age	See Note 3	Yes	
I-94	SQ1	Iraqi – Principal applicant	Yes	Yes	
I-94	SQ2	Iraqi spouse of principal applicant	See Note 3	Yes	
I-94	SQ3	Iraqi unmarried child under 21 year of age	See Note 3	Yes	ACL 08-35
I-94	XA3	LPR	See Note 1	No	Qualified Noncitizen – Meets a condition under MPP Section 63-405.11.
Immigration Court Order Indefinite	241(b)(3)	Deportation Withheld	See Note 3	Yes	Verify through SAVE, but may be inconclusive refer to Withholding Deportation (Need Judge’s order showing deportation or removal withheld subject to 243(h) or 241(b)(3)of INA and date of order). Qualified Noncitizen if meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
Immigration Court Order	243(h)	Deportation Withheld	See Note 3	Yes	Verify through SAVE, but may be inconclusive refer to Withholding Deportation (Need Judge’s order showing deportation or removal withheld subject to 243(h) or 241(b)(3)of INA and date of order). Qualified Noncitizen if meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
Immigration Court Order	Granted Asylum	Asylee	See Note 3	Yes	Immediate and indefinite Eligibility
Immigration Court Order Indefinite	Voluntary Departure/Stay of Deportation	Deportation Withheld	See Note 3	Yes	Verify through SAVE, but may be inconclusive refer to Withholding Deportation (Need Judge's order showing deportation or removal withheld subject to 243(h) or 241(b)(3)of INA and date of order). Qualified Noncitizen if meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
Cross Border Native American Tribe Membership Card		LPR-Cross Boarder Native American, Canada and Mexico, Jay Treaty	See Note 3	Yes	Immediate and indefinite Eligibility
N-578, N-570, N-550 - Certificate of Naturalization	Voluntary Departure/ Stay of Deportation	Deportation Withheld	See Note 3	Yes	Immediate and indefinite Eligibility
N-578, N-570, N-550 - Certificate of Naturalization		LPR-Cross Border Native American, Jay Treaty	See Note 3	Yes	Immediate and indefinite Eligibility
N-561, N-560 - Certificate of US Citizen Born Abroad		Naturalized US Citizen	See Note 3	Yes	Immediate and indefinite Eligibility
Passport Only - Not Annotated		US Citizen Born Abroad	See Note 3	Yes	Immediate and indefinite Eligibility
Passport Only – Annotated		Visitor/Student/VISA		Ineligible	
Permanently Residing in USA under the Color of Law "PRUCOL"	Refer to individual Section code annotated			Ineligible	Ineligible unless meets a condition under MPP Section 63-405.11. Immediate and indefinite eligibility upon meeting a condition under MPP Section 63-405.12.
Trafficking Victim	SB 1569 (Chapter 672, statues of 2006)	Treated as Refugee	See Note 2-- up to one year to obtain T Visa	Yes	During pending status, conditional 1 year eligibility for state benefits effective January 1, 2007 per ACL 06-60.

DOCUMENT TYPE	SECTION CODE	CITIZENSHIP TYPE	FUNDING	IMMEDIATE FOOD STAMP ELIGIBILITY (YES/NO)	COMMENTS
Trafficking Victim	Section 204 (a)(1) of INA T Visa	Refugee T1, T2, T3, T4, T5	See Note 3	Yes	Immediate and indefinite eligibility; ACL 04-08, ACL 05-08, ACL 06-60
Tribal Affidavit - Canadian Born Northern Native American		LPR-Cross Border Native American	See Note 3	Yes	Immediate and indefinite eligibility, MPP Section 63-405.222
Tribal Affidavit - Mexican Born Northern Native American		LPR - Jay Treaty Indian	See Note 3	Yes	Immediate and indefinite eligibility, MPP Section 63-405.222
US Passport		Naturalized US Citizen	See Note 3	Yes	
Pending U Nonimmigrant Status/U-Visa	SB 1569 (Chapter 672, statutes of 2006)	U Visa pending	See Note 2—up to one year to obtain U Visa	Yes-state only	Conditional 1 year eligibility effective January 1, 2007 ACL 06-60, ACL 08-15, ACL 09-49, MPP Section 63-403
U Nonimmigrant Status/U-Visa	Section 214.14 (c)(5)(i); 214.14 (c)(6); 214.14 (f)(6); 214.14; 214.14(g)(1); 214.14(g)(2); 214(p)(3);	Victims of Criminal Activity (Crimes) U1-U5	See Note 2	Yes-State only	Individuals granted U nonimmigrant status may remain in the U.S. for up to 4 years. ACL 06-60, ACL 08-15, ACL 09-49, MPP Section 63-403
Visitor/VISA		Visitor/Student/VISA		Ineligible	No federal or state eligibility

Nonimmigrant Codes

Employment in the U.S. is not permitted for noncitizen residents in the U.S. unless USCIS has properly authorized employment by issuing the I-688B. Any I-94 noted with the letters (A) through (S) in the upper right hand Section makes the noncitizen ineligible for Food Stamps. The following USCIS codes are used for noncitizens who are nonimmigrant visitors to the U.S.:

Visa Categories and Immigration Classifications			
USCIS/ VISA CODE	DESCRIPTION	INA Section	LENGTH OF STAY
A-1, 2	Ambassadors, other foreign diplomats and their immediate families	101(a)(15)(A)(i); (ii)	Duration of status
A-3	Servants of A-1s	101(a)(15)(A)(iii)	3 years
B-1, B-2	Temporary visitors for business/pleasure. Tourists	101(a)(15)(B)	6 mo-1 yr.
C-1, 2, 3	Noncitizens in transit to destination	101(a)(15)(C); 212 (d)(8)	29 days
D-1, 2	Crewmember	101(a)(15)(D)	29 days
E-1, 2	Treaty investors, spouse and children	101(a)(15)(E)(i); (ii)	No time limit
E-3	Australian Treaty National in specialty occupation	Pages 14926-14927 Federal Register Vol.73, No.55, Thursday, March 20, 2008, INA 101(a)(15)(E)(iii)	Unknown
E3D	Spouse and children accompanying or following to join principal noncitizen Australian Treaty National in specialty occupation	Pages 14926-24927 Federal Register Vol.73, No.55, Thursday, March 20, 2008, INA 101(a)(15)(E)(iii)	Unknown

USCIS/ VISA CODE	DESCRIPTION	INA Section	LENGTH OF STAY
E3R	Australian Treaty National in specialty occupation principal noncitizen applying for a new visa when there has been uninterrupted continuity of employment	Pages 14926-14927 Federal Register Vol.73, No.55, Thursday, March 20, 2008, INA 101(a)(15)(E)(iii)	Unknown
F-1, 2	Students and their spouses/children	101(a)(15)(F)(i); (ii)	Duration of status
F-3	Canadian or Mexican national commuter student in an academic or language training program	101(a)(15)(F)(iii)	Unknown
G-1, 2, 3, 4, 5	International representatives, employees, their families and servants	101(a)(15)(G)(i); (ii); (iii); (iv); (v)	Duration of Status
H-1	Temporary Worker		2 years
H-2	Temporary Worker		1 year
H1-A	Registered Nurse	101(a)(15)(H)(i)(a)	I-129 & 30 days
H1-B	Noncitizen in specialty occupation	101(a)(15)(H)(i)(b)	3 years
H1B1	National of Singapore and Chile in a specialty occupation, (Sections 402(a)(1) of P. L. 108-77, the United States-Chile Free Trade Agreement Implementation Act, as amended, and P.L. 108-78, the United States-Singapore Free Trade Agreement Implementation Act, amended Sections 101(a)(15)(H)(i)(b1) and 214(g)(8)(A) of the INA)	Pages 14926-14927 Federal Register Vol.73, No.55, Thursday, March 20, 2008	Unknown
H-1C	Nurses going to work for up to three years in health professional shortage areas	101(a)(15)(H)(i)(c)	Up to 3 years
H-2A, 2B	Temporary Agricultural/Skilled Worker	101(a)(15)(H)(ii)(a); (b)	3 years
H-3	Trainee	101(a)(15)(H)(iii)	1 year
H-4	Spouse/child of H1-A through H-3	101(a)(15)(H)(iv)	Varies
I	Visa for foreign media representatives, their spouses and children	101(a)(15)(I)	1 year
J-1, 2	Exchange visitor, spouse and children	101(a)(15)(J)	30 days, max 1 year

USCIS/ VISA CODE	DESCRIPTION	INA Section	LENGTH OF STAY
K1	Fiancé of U.S. Citizen	101(a)(15)(K)(i)	90 days
K2	Child of Fiancé of U.S. Citizen	101(a)(15)(K)(iii)	90 days
K3	Spouse of U.S. Citizen Awaiting Availability of Immigrant Visa	101(a)(15)(K)(ii)	90 days
K4	Child of K3	101(a)(15)(K)(iii)	90 days
L-1, 1A, L-1B, L-2	Intra company transferee, spouse and children	101(a)(15)(L)	3 year max
M-1, 2	Technical and trade student, spouse and children	101(a)(15)(M)	1 year
M-3	Canadian or Mexican National Commuter Student (Vocational Student or Other Nonacademic Student)	101(a)(15)(M)(iii)	Unknown
NATO 1-7	NATO member, representative, etc.	8 CFR 214.2(s)	Unknown
N-8	Parent of noncitizen child classified SK-3	101(a)(15)(N)(i)	Unknown
N-9	Child of parent classified N-8 or of noncitizen classified SK-1, SK-2, SK-4	101(a)(15)(N)(ii)	Unknown
0-1	Noncitizens with extraordinary ability	101(a)(15)(O)(i)	Unknown
0-2	Accompanying noncitizen	101(a)(15)(O)(ii)	Unknown
0-3, 0-4	Spouse or child of 0-1 or 0-2	101(a)(15)(O)(iii)	Unknown
P-1	Internationally recognized athlete/entertainer	101(a)(15)(P)(i)	Unknown
P-2	Artist/Entertainer in a reciprocal exchange program	101(a)(15)(P)(ii)	Unknown
P-3	Artist/Entertainer in a culturally unique program	101(a)(15)(P)(iii)	Unknown

USCIS/ VISA CODE	DESCRIPTION	INA Section	LENGTH OF STAY
P-4	Spouse or child of P-1, P-2, P-3	101(a)(15)(P)(iv)	Unknown
Q-1	Participant in an international cultural exchange program	101(a)(15)(Q)	Unknown
Q-2	Irish Peace Process Cultural and T Training Program (Walsh Visas)	101(a)(15)(Q)(ii)(I)	Unknown
Q-3	Spouse or Child of Q2	101(a)(15)(Q)(ii)(II)	Unknown
R-1	Noncitizen in religious occupation	101(a)(15)(I)	Unknown
R-2	Spouse or child of R-1	101(a)(15)(I)	Unknown
R51	Investor Pilot Program	203(b)(5) & Sec. 610 of P.L. 102-395	Unknown
R52 and R53	Investor Pilot Program spouse and child of R51	203(d) and 203(b)(5) and Sec. 610 of P.L. 102-395	Unknown
S-1, -2	Non-immigrant classification (informant)	101(a)(15)(S)(i); (ii)	Unknown
S-5,6,7	Supplying information relating to crime or treason	101(a)(15)(S)(i)	Unknown
SC1	Person Who Lost U.S. Citizenship by Marriage	101(a)(27)(B) & 324(a)	Unknown
SC2	Person Who Lost U.S. Citizenship by Serving in Foreign Armed Forces	101(a)(27)(B) & 327	Unknown
SP	Noncitizen beneficiary of a petition or labor certification app. file before 9-11-01, if the petition or application was rendered void, due to a terrorist act of 09-11-01	Section 421 of P.L. 107-56	Unknown
T-1	Victim of a severe form of Trafficking in Persons	101(a)(15)(T)	3 years
T-2	Spouse of a victim of a severe form of trafficking in persons	101 (a)(15)(T)(ii)	3 years
T-3	Child of victim of a severe form of trafficking in persons	101 (a)(15)(T)(ii)	3 years
T-4	Parent of victim of a severe form of trafficking in persons (if T1 victim is under 21 years of age)	101 (a)(15)(T)(ii)	3 years
T-5	Unmarried Sibling Under Age 18 of T1 Under 21 Years of Age	101 (a)(15)(T)(ii)	3 years
TD	Spouse of NAFTA Professional	214(e)(2)	Unknown
TN	NAFTA Professional	214(e)(2)	Unknown
TPS	Temporary Protected Status	244	Varies
TWOV	In transit without VISA	212(d)(3) and 212(d)(5)	Unknown

USCIS/ VISA CODE	DESCRIPTION	INA Section	LENGTH OF STAY
U-1	Victim of Certain Criminal Activity	101(a)(15)(U)(ii)	4 years
U-2	Spouse of U1	101(a)(15)(U)(ii)	4 years
U-3	Child of U1	101(a)(15)(U)(ii)	4 years
U-4	Parent of U1, if U1 is under 21 years of age	101(a)(15)(U)(ii)	4 years
U-5	Unmarried Sibling Under Age 18 of U1 Under 21 Years of Age	101(a)(15)(U)(ii)	4 years
V-1	Spouse of an LPR who is the principal beneficiary of a family-based petition which was filed prior to December 21, 2000, and has been pending for at least three years.	101(a)(15)(V)(i) or 101(a)(15)(V)(ii)	Unknown
V-2	Child of a Lawful Permanent Resident Alien Awaiting Availability of Immigrant Visa	101(a)(15)(V)(i) or 101(a)(15)(V)(ii)	Unknown
V-3	Child of a V1 or V2	203(d) & 101(a)(15)(V)(i) or 101(a)(15)(V)(ii)	Unknown
WB	Visitor for business VISA waived		Unknown
WT	Visitor for pleasure VISA waived		Unknown

SPONSORSHIP CODES

A11	A12	A16	A17	A31	A32	A36	A37	A38	B11	B12	B16	B17	B20	B21
B22	B23	B24	B25	B26	B27	B28	B29	B31	B32	B33	B36	B37	B38	BX1
BX2	BX3	BX6	BX7	C20	C21	C22	C23	C24	C26	C31	C32	C33	C36	C37
C38	CF1	CF2	CR1	CR2	CR6	CR7	CX1	CX2	CX3	CX6	CX7	CX8	BX8	E10
E11	E12	E13	E14	E15	E16	E17	E18	E19	E21	E22	E23	E26	E27	E28
E30	E31	E32	E34	E35	E36	E37	E39	E51	E52	E53	E56	E57	ES1	ES6
EW3	EW4	EW5	EW8	EW9	EW0	F11	F12	F16	F17	F20	F21	F22	F23	F24
F25	F26	F27	F28	F29	F31	F32	F33	F26	F37i	F38	F41	F42	F43	F46
F47	F48	FX1	FX2	FX3	FX6	FX7	FX8	HK1	HK2	HK3	HK6	HK7	HK8	I51
I52	I53	I56	I57	I58	IB1	IB2	IB3	IB6	IB7	IB8	IF1	IF2	IR0	IR1
IR2	IR3	IR4	IR5	IR6	IR7	IR8	IR9	IR0	IW1	IW2	IW6	IW7	LB1	LB2
LB6	LB7	MR0	MR0	MR6	MR7	NA3	P11	P12	P16	P17	P21	P22	P23	P26
P27	P28	P31	P32	P33	P36	P37	P38	P41	P42	P43	P46	P47	P48	P51
P52	P53	P56	P57	P58	P61	P62	P63	P66	P67	P68	RN6	RN7	SB1	SD1
SD2	SD3	SD6	SD7	SK1	SK2	SK6	SK7	SK8	SK9	SR1	SR2	SR3	SR6	SR7
SR8	XA	XA3	XB	XE3	XF3	XN3	XR3	VI5						