APPENDIX A

EXAMPLES OF IMMIGRATION DOCUMENTS
SOURCES OF VERIFICATION OF ALIEN STATUS

I-94 Arrival/Departure Record: Issued by INS to certain classes of aliens and non-immigrant aliens. The I-94 does not include an A-Number and will not contain a photograph. The expiration date is noted on the Form I-94.

I-94 W
CHAPTER 18

WV INCOME MAINTENANCE MANUAL

APPENDIX A

Aliens, Refugees and Citizenship

I – 134 Affidavit of Support: When an alien applies for an immigrant visa, sometimes he or she needs a “sponsor: to submit an affidavit promising to financially assist the alien should it be necessary. Whether an alien has a sponsor is relevant for public benefit eligibility because the income of the sponsor may be “deemed” to the alien when applying for certain federal programs.

Traditional version, front

<table>
<thead>
<tr>
<th>U.S. Department of Justice</th>
<th>AUTHORIZATION FOR PAROLE OF AN ALIEN</th>
</tr>
</thead>
<tbody>
<tr>
<td>Immigration and Naturalization Service</td>
<td>INTO THE UNITED STATES</td>
</tr>
<tr>
<td>300 N. Los Angeles St., Los Angeles CA 90012</td>
<td></td>
</tr>
</tbody>
</table>

| (ANSWER ALL ITEMS: FILL IN WITH TYPEWRITER OR PRINT IN BLOCK LETTERS IN INK.) |
| (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)
   a. 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 sine (date) ____________________________
   3. That this affidavit is executed in behalf of the following person:

<table>
<thead>
<tr>
<th>Name</th>
<th>Sex</th>
<th>Age</th>
</tr>
</thead>
<tbody>
<tr>
<td>Citizen of-(Country)</td>
<td>Marital Status</td>
<td>Relationship to Deponent</td>
</tr>
<tr>
<td>Presently resides at-(Street and Number)</td>
<td>(City)</td>
<td>(State)</td>
</tr>
</tbody>
</table>

   | Name of spouse and children accompanying or following to join person: |
   | Spouse | Sex | Age | Child |
   | Child | Sex | Age | Child |
   | Child | Sex | Age | Child |

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

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.)

<table>
<thead>
<tr>
<th>Name of Person</th>
<th>Wholly Dependent</th>
<th>Partially Dependent</th>
<th>Age</th>
<th>Relationship to Me</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

9. That I have previously submitted affidavit(s) of support for the following person(s). If none, state “None”

<table>
<thead>
<tr>
<th>Name</th>
<th>Date Submitted</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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.

<table>
<thead>
<tr>
<th>Name</th>
<th>Relationship</th>
<th>Date Submitted</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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 AT 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.

(Signature)    (Address)     (Date)
I - 151  **Alien Registration Receipt Card:** Issued by INS to lawful permanent resident aliens. This card is no longer issued. INS is conducting a program to replace Form I - 151 with the more recent green card Form I - 151. This program has been extended to March 20, 1966. INS will continue to honor the I - 151 cards in order to avoid confusion over employment rights and entitlement benefits such as food stamps for those lawful permanent residents who either have not yet applied for the new card or are awaiting receipt of the document. INS requests that workers urge alien recipients to apply for the new I - 551 green card as soon as possible. Individuals seeking to replace their green cards may be referred to the INS toll-free number, (800) 755-0777, for information on how and where to apply for the new card.

I - 185  **Canadian Border Crossing Card:** Eligible Canadian citizens and British subjects residing in Canada may be issued border crossing cards to allow them to travel to the United States. A person who enters the United States using a border crossing card does not have permission to reside in the United States for more than six months at a time. The card is valid indefinitely. Sample card is not available.
I - 210

Voluntary Departure: “Voluntary Departure” is a status that allows an alien to remain in the United States for either a specific or an indefinite period of time. The period of time given for voluntary departure varies. Voluntary departure can be granted by the INS before deportation proceedings have begun or by an Immigration Judge during deportation proceedings. A person who has been granted voluntary departure may be eligible for employment authorization.

UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE
300 NORTH LOS ANGELES STREET
LOS ANGELES, CALIFORNIA 90012

Please note the below checked action which has been taken in your case. Date: NOVEMBER 12, 1991

☐ You have violated the terms of your admission as a non-immigrant. Consequently, permission previously granted you to remain in the United States is rescinded. You are required to depart from the United States at your own expense on or before ______________.

☐ In accordance with a decision made in your case you are required to depart from the United States at your own expense on or before ______________.

☐ Your request for an extension of time in which to depart from the United States has been GRANTED***************************************************************************************************MAY 12, 1992********

You must notify this office, Room No. 7621 on or before MAY 12, 1992******************************************************************** of the arrangements you have made to effect your departure, including the date, place, and manner.

Failure to depart on or before the specified date may result in the withdrawal of voluntary departure and action being taken to effect your deportation.

If there is a bond outstanding in your case, you are warned that to expedite cancellation of the bond and return of the collateral posted, you must make advance arrangements with this office to have your departure witnessed by an officer of this Service.

USE THE ENCLOSED SELF-ADDRESSED CARD TO NOTIFY THIS OFFICE REGARDING DEPARTURE ARRANGEMENTS, POSTAGE IS NOT REQUIRED. At the time of your departure, do not fail to surrender Form I-94, ARRIVAL-DEPARTURE RECORD, in accordance with instructions on that form.

Very truly yours,

Robert M. Moschorak
DISTRICT OFFICER

FOR IMMIGRATION AND NATURALIZATION USE ONLY

Departed:

Port ______________ Date ______________ ☐ I-94 stamped ☐ I-530 submitted
To ______________ Via ______________ ☐ I-161 prepared ☐ I-156 prepared

Form i-210
(Rev. 6-12-00)
Parole Authorization: Aliens who are not eligible for a visa or for refugee status can be paroled into the United States for emergent or compelling reasons in the public interest. There are special parole procedures for Cubans paroled into the United States who have applied for LPR or another immigration status can apply for advance parole if they must leave the United States. If leaving the country that will allow them to reenter the United States from short trips abroad. Persons granted parole status are indicating why they were granted parole.

U.S. Department of Justice
Immigration and naturalization Service
300 N. Los Angeles St., Los Angeles CA 90012

AUTHORIZATION FOR PAROLE OF AN ALIEN
INTO THE UNITED STATES

<table>
<thead>
<tr>
<th>(Name of Alien)</th>
<th>(First)</th>
<th>(Middle)</th>
<th>(Last)</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>March 13, 1992</td>
</tr>
</tbody>
</table>

File Number A

Date of Birth (Month) (Day) (Year) | Place of Birth (City or town) (State or province) (Country)

U.S. Address (Apt. number and/or in care of) (Number and street) (City or town) (State) (ZIP Code)

Presentation of the attached duplicate of this document will authorize a transportation line to accept the named bearer on board for travel to the United States without liability under section 273 of the Immigration and Nationality Act for bringing an alien who does not have a visa.

Presentation of the original of this document prior to MAY 12, 1992 will authorize an immigration officer at a port of entry in the United States to permit the named bearer, whose photograph appears hereon, to enter the United States:

☐ As an alien paroled pursuant to section 212(d)(5) of the Immigration and Nationality Act.

Remarks:
If your request for Asylum in the United States is denied, you will be subject to exclusion proceedings under Section 236 of the Immigration and Nationality Act. Your asylum request may be presumed to be abandoned if you return to the country of claimed persecution unless you are able to establish compelling reasons for having done so. To be paroled in to the United States until May 12, 1992.

Advance parole authorized by the undersigned.

Robert M. Moschorak
Robert M. Moschorak, District Director
Los Angeles, CA

(Authorizing Office)

ARRIVAL STAMP

Form I-512 (Rev. 10-1-XX) TO ALIEN
I - 197  United States Citizen Identification Card: Issued by INS to United States citizens. Although INS no longer issues this card, it is valid indefinitely.

I - 179  Identification Card for Use of Resident Citizen in the United States: Issued by INS to United States citizens who are residents of the United States. Although INS no longer issues this card, it is valid indefinitely.
I - 221S  **Order to Show Cause:** An Order to Show Cause (OSC) is a document that begins formal deportation proceedings. Anyone who has been issued an OSC can be taken into INS custody or released either on his or her own recognizance or after posting a bond. Information regarding the terms of release will be attached to the OSC. Aliens released from INS custody must attend their immigration hearings or they will be ordered deported.

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**ORDER TO SHOW CAUSE AND NOTICE OF HEARING**

**ORDEN DE PRESENTAR MOTIVOS JUSTIFICANTES Y AVISO DE AUDIENCIA**

In Deportation Proceedings under sections 242 of the Immigration and Nationality Act.  
(En los tramites de deportacion a tenor de las seccion 242 de la Ley de Inmigracion y Nacionalidad.)

United States of America:  
(Estados Unidos de America:)

File No.  **A71**  
(No. de registro)

Dated  **July 10, 1992**  
(Fechada)

In the matter of  **Mr. Delgado**  
(Respondent)

Address  
(Direccion)

c/o U. S. Immigration and Naturalization Service  
Service Processing Center

2001 Seaside Avenue  
San Pedro, California  90731

Telephone No.  
(No. de telefono y codigo do area)

Upon inquiry conducted by the Immigration and Naturalization Service, it is alleged that:  
(Segu las indagaciones realizadas por el Servicio de Inmigracion y Naturalizacion, se alega que:)

1)  You are not a citizen or national of the United States:  
(Ud. No es ciudadano o nacional de los Estados Unidose)

2)  You are a native of  **Mexico**  and a citizen of  **Mexico**:  
(Ud. Es nativo de  **Mexico**  y ciudadano de  **Mexico**)

3)  You entered the United States XXXX near  **San Ysidro, California** on or about  **October, 1991**  
(Ud. Entro a los Estados Unidos XXXX cerca de  **San Ysidro, California**  el dia o hacia esa fecha  **October, 1991**)

4)  You were not then inspected by an Immigration Officer;  
(Ud. No fue inspeccionado entonces por un funcionario de inmigracion)

Form I-211 (Rev. 6/12/92)N
I - 327 Reentry Permit: This document is given to an LPR who will be traveling outside of the United States for an extended period of time. It is given to the LPR prior to departure to facilitate reentry into the United States.
Permanent Resident Card: This card is proof of lawful permanent resident status. It is commonly called a “green card”, even though the current cards are salmon-colored. Until recently, these cards had no expiration date, but cards being issued currently expire ten years after the date they are issued. At the end of the ten years, the LPR does not lose his or her status, but must simply renew the card. Conditional permanent residents are issued cards that are coded “CR” and expire after two years. All I - 551 cards contain codes showing how the alien obtained LPR status - whether through work skills or as the relative of a United States citizen. Some codes are important in determining whether the alien is eligible for public benefits. Aliens who legalized under the general amnesty program have codes W16, W26 or W36 on their cards. Aliens who legalized under the SAW program are issued cards containing codes S16 or S26. These codes indicate that the alien may be disqualified for five years from receiving certain federal benefits.
I-551 Current – Permanent Resident Card was introduced in December 1997. Noticeable differences on the front of the card include: Change of card title from Resident Alien Card to Permanent Resident Card, a three line machine readable zone and a hologram.
How to Read an Amnesty Alien’s I - 551

The Immigration Reform and Control Act of 1986 (IRCA) created two “amnesty” programs to enable undocumented aliens to legalize their status. The section 245A program legalized aliens unlawfully in the U.S. prior to January 1, 1982. The section 210 program, also called the SAW program, legalized certain farm workers. Aliens who legalize their status under IRCA are issued I - 551 cards after final adjustment to lawful permanent resident (LPR) status.

Ordinarily, the I - 551 issued to amnesty aliens were a pinkish color and had no expiration date (the “old card” example below.) The INS then began issuing a salmon-colored I - 551 with the person’s name, date of birth, alien number, and an expiration date. The salmon card expires 10 years after it is issued. After 10 years, the person does not automatically lose his or her status; instead, he or she must simply renew the card.

A. “TEMP RES ADJ DATE” - month, day and year when the person became a temporary resident (date on the example is November 16, 1876.) This is backdated to the date the alien filed for temporary residency. Add 5 years to calculate when the disqualification for receipt of certain benefits ends.

If there is not TEMP RES ADJ DATE line, the person did not get LPR status through amnesty..

B. Code that tells whether the person legalized status under the 245A or the 210 SAW program.

245A - codes W16, W26, or W36
210/SAWs - code S16 or S26

C. Data adjusted to LPR status -

On new card: year, month, day (In example: May 8, 1990)
On old card: month, day, year (In example: February 18, 1989)

Use this date to calculate when the person will be eligible for naturalization.

An LPR is eligible for naturalization five years after being granted LPR status (three years if married to a U.S. citizen.) For §245A amnesty aliens, this date is calculated from the date the alien applied for permanent resident status. For SAWs, it dates from either December 1, 1989 or December 1, 1990. The application for naturalization can be submitted three months before the five-year (or three-year) period expires.
I - 551  **Stamp in Foreign Passport:** When an alien is first admitted to the United States as an LPR, his or her passport is tampered with temporary proof of LPR status. This stamp will have an expiration date. This is proof of admission as a lawful permanent resident.
I - 571  **Unexpired Refugee Travel Document**: Issued by INS to aliens who have been granted refugee status. The expiration date is stated on page 4.
Temporary Resident Card: Issued by INS to aliens granted temporary resident status under the Legalization or Special Agricultural Worker program. It is valid until the expiration date stated on the face of the card or on the sticker(s) placed on the back of the card.
I - 688 A  Employment Authorization Card: Issued by INS to applicants for temporary resident status after their interview for Legalization or Special Agricultural Worker status. It is valid until the expiration date stated on the face of the card or on the sticker(s) placed on the back of the card.
I - 688 B  **Employment Authorization Card:** Issued by INS to aliens granted temporary employment authorization in the United States. The expiration date is noted on the face of the card.
I - 797  **Family Unity Approval Notice:** Amnesty aliens’ spouses and children who have been in the United States since before May 5, 1988 may be eligible for Family Unity. Aliens granted Family Unity will receive an I - 797. Family Unity recipients can use the I-797 to apply for an I - 688 B, employment authorization document.
N - 560 or N - 561 Certificate of United States Citizenship: Issued by INS to individuals who: (1) derived citizenship through parental naturalization; (2) acquired citizenship at birth abroad through a United States parent or parent; or (3) acquired citizenship through application by United States citizen adoptive parent(s); and who, pursuant to section 341 of the Act, have applied for a certificate of citizenship.

N - 550 or N - 570 Certificate of Naturalization: Issued by INS to naturalized United States citizens.
Decision Granting Asylum: Both the INS and the judges of the Executive Office of Immigration Review, where deportation cases are heard, can grant asylum to an individual fleeing persecution. Below are examples of documents issued to aliens granted asylum. Not all are the same.

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

File No: A 704100000

In the Matter of

Fulgencio F.

Respondent

IN DEPORTATION PROCEEDINGS

Order of the Immigration Judge

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

IT IS ORDERED that the Respondent’s application for relief from deportation under Sections 208(a) and 243(h) OF THE Immigration and Nationality Act be and is hereby GRANTED, and

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

Appeal: Waived Reserved

Date: 3/27/91

ROY J. DANIEL
ROY J. DANIEL
Immigration Judge

A copy of this Order has been served upon the Respondent and the Immigration Service.
Decision Granting Asylum (continued)

U.S. Department of Justice

Immigration and Naturalization Service

District Director

300 North Los Angeles Street
Los Angeles, CA  90012

Dear

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

I have concluded, upon consultation with the Bureau of Human rights and Humanitarian Affairs, Department of State, that you have established a well-founded fear of persecution upon return to your homeland. Therefore, in accordance with section 208(a) of the Immigration and Nationality Act, your request for Asylum in the United States is granted as of _______Feb 02 1990______.

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

You are authorized to remain in the United States until _______FEB 01 1991______ at which time you must arrange to be interviewed to determine your continuing eligibility for asylum. Employment is authorized during this period. If you plan to depart the United States, it will be necessary for you to obtain prior permission to return.

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

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

Sincerely,

Robert M. Moschorak

Robert M. Moschorak
Acting District Director
Order Granting Suspension of Deportation: An alien in deportation proceedings who has been in the United States at least seven years and can prove good moral character and extreme hardship can be granted suspension of deportation and lawful permanent resident status. The documents used by immigration judges to grant suspension of deportation vary. An example is shown below:

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

In the matter of: File: A 29-259-000

Maria Guandalupe
Respondent

In Deportation Proceedings

SUMMARY OF THE ORAL DECISION AND ORDER OF THE IMMIGRATION JUDGE

This is a summary of the oral decision entered on 10/23/91.
If the proceedings should be appealed, the Oral Decision and Order will be transcribed and will become the official decision in this matter.

____ Respondent’s application for voluntary departure was denied and he/she was ordered deported to _______________ or _____________________.

____ Respondent’s application for voluntary departure was granted to XXXXXXXXXX, with an alternate order of deportation to ________________, or _____________________.

____ Respondent’s application for asylum/withholding of deportation was granted/denied.

____ Respondent’s application for section 212© waiver was granted/denied.

____ Respondent’s application for ____________________ was granted/denied.

____ Proceedings were terminated.

___ Other: ____________________

____ Service/Respondent waived appeal.

____ Service/Respondent reserved appeal until ____________________.

ORDER: It is ordered that if no appeal is filed, the decision is to be implemented by the District Director of the Immigration & Naturalization Service.

10/27/91

Nathan W. Gordon
Nathan W. Gordon
Immigration Judge