# NEVADA STATE DIVISION OF WELFARE AND SUPPORTIVE SERVICES

# MEDICAL ASSISTANCE PROGRAM MANUAL

# **APPENDIX I**

**NON-CITIZEN DOCUMENTATION MATRIX** 

### **NON-CITIZEN DOCUMENTATION MATRIX**

**U.S. Immigrations Category** 

**U.S. Immigrations Documents** 

**Document Comments** 

Paroled as Cuban Haitian Entrant (CHE) – Status Pending	Form I-94, Arrival/Departure Record, with a Dept. of Homeland Security or legacy Immigration and Naturalization Service stamp noting "Cuban0Haitian Entrant (status Pending)."	U.S. immigration documentation is evidence of nationality. No additional evidence of nationality is required.
Paroled as a Refugee or Asylee  → Acceptable documents for individuals paroled as refugees or asylees under 212(d)(5)	<ul> <li>Form I-94 or Cuban or Haitian passport with a Dept. of Homeland and Naturalization Service stamp noting "parole under 212(d)(5)." *</li> <li>Form I-766, Employment Authorization Document (EAD), with category code "C11" or "ao4". The C11 code indicates that the individual was paroled into the United States.</li> <li>*Documentation issued by U.S. Immigration and Customs Enforcement (ICE), such as Form I-830m Notice to EOIR: Alien Address containing information that the individual was released from ICE custody and paroled pursuant to 8 C.F.R 212.5</li> <li>"Memo of Agreement" with Migration and Refugee Services</li> </ul>	<ul> <li>To be eligible under this provision, the I-94 must note that the individual is a refugee or asylee</li> <li>NONE</li> <li>****See Passport and/or Birth Certificate requirements listed at the end of the document</li> </ul>
Pending Asylum Application  Acceptable documents for individuals who have applied for Asylum but are still pending a decision	<ul> <li>An EAD with a category code of "C08". The C08 code indicates that the individual has a pending application for asylum.</li> <li>Form I797C, Notice of Action confirming USCIS receipt of the individual's Application for Asylum and Withholding of Removal, Form I-589</li> </ul>	****See Passport and/or Birth Certificate requirements listed at the end of the document
Individual in Removal Proceedings  ➤ Acceptable documents for Individuals in Removal Proceedings	Documentation issued by the Department of Homeland Security (DHS) or the Department of Justice (DOJ) Executive Office for Immigration Review (EOIR) showing pending removal proceeding, such as Notice to Appear, DHS Form	****See Passport and/or Birth Certificate requirements listed at the end of the document
Refugees  Acceptable documents for refugees admitted under 207 of the INA (Immigration and Nationality Act)	I-94 Arrival/departure record noting that the individual has been admitted under 207 of the INA RE-1 admission code on the I-94 RE-2 admission code on the I-94 RE-3 admission code on the I-94 RE-4 admission code on the I-94 RE-5 admission code on the I-94 RE-5 admission code on the I-94 I-766 Employment Authorization Document with the code A03 DHS form I571	Notations may include references to employment authorization, indefinite status, and the requirement to obtain permission before leaving the United States. Principal Refugee Spouse of Principal Refugee Child of Principal Refugee Collateral relatives of a Principal Refugee (siblings, nieces, nephews, cousins etc.) Certain Haitian refugees NONE

U.S. Immigrations Category	U.S. Immigrations Documents	Document Comments
	• 1-730 letter	United States Refugee Travel Document
		The I-730 Approval Letter may be used as proof of refugee status for
	Visa 93 or V-93 on the I-94 Arrival/departure card	derivatives
	"Memo of Agreement" with Migration and Refugee Services	<ul> <li>May be accompanied by the words "section 207", individual is the spouse or minor child of a previously admitted refugee</li> </ul>
Asylees	I-94 Arrival/departure record referencing 208 of the	Notations may include references to employment authorization, indefinity
<ul> <li>Acceptable documents for asylees whose status was granted under 208 of the INA</li> </ul>	INA	status, and the requirement to obtain permission before leaving the United States.
	AS-1 admission code on the I-94	Approved asylee principal
	<ul> <li>AS-2 admission code on the I-94</li> </ul>	Approved spouse of an asylee principal
	<ul> <li>AS-3 admission code on the I-94</li> </ul>	Approved child of an asylee principal
	DHS Form I-571	United States Refugee Travel Document
	I-766 Employment Authorization Document with the code A05	• NONE
	Order of an Immigration Judge Granting Asylum under 208 of the INA	An order of an Immigration Judge will serve as proof of asylee status if DHS has waived the right to appeal the case.
	Asylum Approval Letter from a USCIS Asylum Office	Letter will note that the individual has been granted asylum pursuant to 208
		of the INA and may include information concerning date of asylum, refugee
		and asylee relative petition, work authorization and the refugee travel
		document.
	Written decision from the Board of Immigration	NONE
	Appeals (BIA).	• NONE
	I-730 Approval Letter	
	Visa 92 or V-92 on the I-94 Arrival/departure record	The I-730 Approval Letter may be used as proof of asylee status for
	"Memo of Agreement" with Migration and Refugee	derivatives
	Services	May be accompanied by the words "section 208"; individual is the spouse or
		minor child of a
Cuban & Haitian Entrants I	An I-94 Arrival/departure record with a stamp  An action provided the provided and actions are actions as a "Cycle or "Leiting".  An action provided the provided and action provided actions are actions as a provided and action provided actions.  An action provided	• I-94 may refer to 212(d)(5)
<ul> <li>Acceptable documents for Cuban &amp; Haitian entrants, in accordance with the requirements</li> </ul>	showing parole at any time as a "Cuban/Haitian Entrant (Status Pending)"	
in 45 CFR 401.2	CH6 adjustment code on the I-551	
III 43 Of IX 401.2	"Memo of Agreement" with Migration and Refugee	Even after the Cuban/Haitian Entrant (Status Pending) becomes a
	Services	permanent resident, he/she is still considered to be a Cuban and Haitian
	55.11355	entrant
Cuban & Haitian Entrants II  A national of Cuba or Haiti who was paroled	An I-94 Arrival/departure record showing parole into the United States on or after April 12, 1980	• I-94 may be to 212(d)(5)
into the United States and has not acquired	A Cuban or Haitian passports with a 212(d)(5)	
any other status under the INA & with respect	stamp dated on or after October 10, 1980	NONE
to whom a final, non-appealable, and legally	An I-94 Arrival/departure record showing parole into	INOINE
enforceable order of removal, deportation or	the United States	I-94 may refer to 212(d)(5), humanitarian or public interest parole
exclusion has not been entered	I-766 Employment Authorization Document with the	NONE
	code A04	- 11011
	I-766 Employment Authorization Document with the	NONE
	code C11	
	"Memo of Agreement" with Migration and Refugee	
	Services	

Division of Welfare and Supportive Services Medical Assistance Manual 23 Jan 05 MTL 01/23

U.S. Immigrations Category	U.S. Immigrations Documents	Document Comments
Cuban & Haitian Entrants III  A national of Cuba or Haiti who is the subject of removal, deportation or exclusion proceedings under the INA and with respect to whom a final, nonappealable, and legally enforceable order of removal, deportation or exclusion has not been entered	<ul> <li>DHS Form I-221</li> <li>DHS Form I-862</li> <li>DHS Form I-220A</li> <li>DHS Form I-122</li> <li>DHS Form I-221S</li> <li>Copy of DHS Form I-589 date stamped by the Executive Office for Immigration Review (EOIR)</li> <li>Copy of DHS Form I-485 date stamped EOIR</li> <li>EOIR-26</li> <li>I-766 Employment Authorization Document with the code C10</li> <li>Other applications for relief that have been date stamped EIOR</li> <li>Other documentation pertaining to an applicant's removal, exclusion or deportation proceedings</li> <li>"Memo of Agreement" with Migration and Refugee Services</li> </ul>	<ul> <li>Order to Show Cause and Notice of Hearing</li> <li>Notice to Appear</li> <li>Order of Release on Recognizance</li> <li>Notice to Applicant Detained for a Hearing Before an Immigration Judge</li> <li>Order to Show Cause, Notice of Hearing and Warrant for Arrest</li> <li>Application for Asylum and Withholding of Removal; Individual is subject of removal, exclusion or deportation proceedings.</li> <li>Application to Register Permanent Residence or to Adjust Status; Individual is subject of removal, exclusion or deportation proceedings.</li> <li>Notice of Appeal from a Decision of an Immigration Judge, date stamped by the Board of Immigration Appeals</li> <li>Application for suspension of deportation/cancellation of removal submitted to DHS or EOIR</li> <li>NONE</li> <li>Example: a notice of a hearing date before an Immigration Judge or a case appeal filing receipt from the Board of Immigration Appeals</li> </ul>
Cuban & Haitians Entrants IV  A national of Cuba or Haiti who has an application for asylum pending with the DHS/USCIS or with an EOIR Immigration Court or the Board of Immigration Appeals and with respect to whom a final, non-appealable, and legally enforceable order of removal, deportation or exclusion has not been entered.	USCIS receipt for filing Form I-589 I-766 Employment Authorization document with the code C08 "Memo of Agreement" with Migration and Refugee Services	Application for Asylum and Withholding of Removal     NONE
Amerasians  Acceptable documents for certain Amerasians (certain Amerasians from Vietnam who are admitted to the United States as immigrants pursuant to 584 of the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1988 of Public Law)	<ul> <li>AM-1 admission code on the I-94</li> <li>AM-2 admission code on the I-94</li> <li>AM-3 admission code on the I-94</li> <li>AM-6 adjustment code on Form I-551</li> <li>AM-7 adjustment code on Form I-551</li> <li>AM-8 adjustment code on Form I-551</li> <li>Vietnamese Exit Visa with codes AM-1, AM-2 or AM-3</li> <li>Vietnamese passport with codes AM-1, AM-2, AM-3</li> <li>United States passport with codes AM-1, AM-2 or AM-3</li> <li>"Memo of Agreement" with Migration and Refugee Services</li> </ul>	May have temporary I-551 stamp

U.S. Immigrations Category	U.S. Immigrations Documents	Document Comments
Lawful Permanent Residents  Acceptable documents for lawful permanent residents who previously held one of the above identified statuses.  Note that this DOES NOT refer to Amerasians or Iraqi and Afghan Special Immigrants, who are admitted as lawful permanent residents.	Form I-551 Permanent Resident Card (or Resident Alien Card) with the following codes:  RE6 RE7 RE8 RE9 AS6 AS7 AS8 CH6 HA6 HB6 GA7 GA8 ST6 ST7 ST8 ST0 ST9  Foreign Passport with unexpired, temporary I-551 stamp and the following codes: RE9 AS6 RE9 AS6 RE7 ST8 ST0 ST9  Foreign Passport with unexpired, temporary I-551 stamp and the following codes: RE6 RE7 RE8 RE9 AS6 AS7 AS8  Employment Authorization Documents: Form I-766 Employment Authorization Document with the code A10 Note: this code only confirms eligibility for Cuban or Haitian nationals.	Adjusted Principal Refugee     Spouse of Principal Refugee     Child of Principal Refugee     Collateral Relatives of Principal Refugee     Adjusted Principal Asylee     Spouse of principal Asylee     Child of Principal Asylee     Adjusted Cuban/Haitian Entrant (Status Pending)     Adjusted Cuban/Haitian Entrant (Haitian national who had applied for asylum)     Adjusted Cuban/Haitian Entrant (Haitian national who had been paroled)     Adjusted Iraqi asylee     Souse of GA6     Child of GA6     Victim of a Severe Form of Trafficking     Spouse of a ST6     Parent of a Victim of a ST6     Parent of a Victim of a ST6     Sibling of a Victim of a ST6      Adjusted Principal Refugee     Child of Principal Refugee     Collateral Relatives of Principal Refugee     Collateral Relatives of Principal Refugee     Spouse of Principal Asylee     Spouse of Principal Asylee     Child of Principal Asylee     Child of Principal Asylee
Iraqi & Afghan Special Immigrants  ➤ Acceptable documents for Iraqi & Afghan Special Immigrants	<ul> <li>Principal Applicant Iraqi or Afghan Special Immigrant</li> <li>Spouse of Principal Applicant Iraqi or Afghan Special Immigrant</li> </ul>	Iraqi or Afghan passport with an immigrant visa stamp noting that the individual has been classified under IV (Immigrant Visa)     Category SI1 or SQ1 and DHS stamp or notation on passport or I-94 showing date of admission     Iraqi or Afghan passport with an immigrant visa stamp noting that the individual has been classified under IV (Immigrant Visa)     Category SI2 or SQ2 and DHS stamp or notation on passport of I-94 showing date of admission
	<ul> <li>Unmarried Child Under 21 Years of Age of Iraqi or Afghan Special Immigrant</li> </ul>	<ul> <li>Iraqi or Afghan passport with an immigrant visa stamp noting that the individual has been classified under IV (Immigrant Visa)         Category SI3 or SQ3 and DHS stamp or notation on passport of I-94 showing date of admission     </li> <li>DHS Form I-551 ("green card") with an IV (immigrant visa) code for</li> </ul>

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U.S. Immigrations Category	U.S. Immigrations Documents	Document Comments
	Principal Applicant Iraqi or Afghan Special Immigrant Status in the United States Spouse of Principal Applicant Iraqi or Afghan Special Principal Applicant Adjusting Status in the United States Unmarried Child Under 21 Years of Age of Iraqi or Afghan Special Immigrant Principal Applicant Adjusting Status in the United States.  "Memo of Agreement" with Migration and Refugee Services	<ul> <li>category SI6 or SQ6</li> <li>DHS Form I-551 ("green card") with an IV (immigrant visa) code for category SI7 or SQ7</li> <li>DHS form I-551 ("green card") with an IV (immigrant visa) code for category SI8 or SQ8</li> <li>Same as above</li> </ul>
Unaccompanied Refugee Minors  Acceptable Documents for the ORR Unaccompanied Refugee Minors (URM) Program	<ul> <li>Unaccompanied Minor who holds one of the following statuses:</li> <li>Refugee, Asylee, Cuban/Haitian Entrant, Victim of Trafficking with an Eligibility Letter from OTIP, LPR who has held one of those statuses, Amerasian, Iraqi/Afghan Special Immigrant</li> <li>Minor with Special Immigrant Juvenile Status (SIJS)</li> <li>Unaccompanied Minor who holds U status or U visa</li> <li>"Memo of Agreement" with Migration and Refugee Services</li> </ul>	In addition to unaccompanied minors in the above categories, the following are eligible for the ORR Unaccompanied Refugee Minors (URM) Program:  Unaccompanied Minor with Special Immigrant Juvenile Status (SIJS) under 8 U.S.C 1101(a)(2)(J), who was in the custody of the Secretary of Health and Human Services at the time the dependency order was granted for such child or was receiving service pursuant to section 501(a) of the Refugee Education Assistance Act of 1980 (8 U.S.C. 1522 note) at the time such dependency order was granted.  Unaccompanied Minor who has been granted U status per section 101(a)(15)(U) of the Immigration and Nationality Act (8 U.S.C 1101 (a)(15)(U).  1-797 Notice of Action indicating SIJS status, i.e. evidence of approved I-360, or evidence of approved I-360 and approved I-485 OR  Visa indicating SIJS status with SL class of admission code OR I-551 indicating SIJS status with SL class of admission code AND Evidence that at the time a Dependency Order was issued, was either: in the custody of the ORR Unaccompanied Children's (UC) Program OR Receiving federal benefits or services as a Cuban/Haitian Entrant I-797 Notice of Action indicating U status  U Visa I-94 Arrival/departure record showing admission U status
Victims of Human Trafficking  ➤ Acceptable documents for Victims of a Severe Form of Trafficking in Persons	<ul> <li>Victims of a Severe Form of Trafficking in Persons</li> <li>Family member of Victim of a Severe Form of Trafficking in Persons:</li> <li>Family member already in United States on date T status granted</li> </ul>	<ul> <li>Certification Letter, Eligibility Letter, or Interim Assistance Letter from ACF Office (Administration for Children &amp; Families) on Trafficking in Persons (OTP)</li> <li>Call the trafficking verification line at (866)401-5510 to confirm the validity of the Certification Letter</li> <li>Certification and Eligibility Letters <b>DO NOT</b> expire</li> <li>Derivative T status: T-2, T-3, T-4, T-5 or T-6 (D</li> <li>The date of eligibility for benefits and services is the Notice Date on the I-797, Notice of Action of approval of that individual's Derivative T status.</li> <li>Persons with derivative T status do not receive and are not required to present a Certification Letter or Eligibility Letter to demonstrate eligibility for benefits or services</li> </ul>

Division of Welfare and Supportive Services Medical Assistance Manual 23 Jan 05 MTL 01/23

#### **U.S. Immigrations Category**

#### **U.S. Immigrations Documents**

#### **Document Comments**

- Family member of a Victim of a Severe Form of Trafficking:
- Family Member enters the United States on the basis of a derivative T Visa
- "Memo of Agreement" with Migration and Refugee
  Services

- Derivative T visa: T-2, T-3, T-4, T-5 or T-6 visa
- The of entry for benefits and services is the date of admission stamped on that individual's passport or I-94 Arrival Record
- Persons with derivative T visas do not receive and are not required to present a Certification Letter or Eligibility Letter to demonstrate eligibility for benefits or services

\*\*\*\*The information below pertains to individuals Paroled as Refugee or Asylee, Pending Asylum Application or Individual in Removal Proceedings

#### If Born In Cuba:

- Expired or unexpired Cuban passport that lists the holder's place of birth as being Cuba; or
- Cuban birth certificate issued by the appropriate civil registry in Cuba

#### If Born Outside Cuba:

- Unexpired Cuban passport;
- Nationality Certificate or
- Citizenship Letter

Note: A Cuban consular certificate documenting an individual's birth outside of Cuba to at least one Cuban parent is not sufficient evidence to establish Cuban citizenship. This is true even if the consular certificate states that the individual to whom the certificate was issued is a Cuban citizen.

Note: A Cuban birth certificate acknowledging a birth outside of Cuba or Cuban consular birth record issued for a principal applicant who was not born in Cuba is not sufficient to prove Cuban citizenship. A birth certificate issued by an entity outside of Cuba is not sufficient evidence to establish Cuban citizenship.

#### If Born In Haiti:

- Expired or unexpired Haitian passport;
- National Identity Card (also known as a Voting Card);
- · Birth certificate with photo identification; or
- Birth Extract Issued by Haitian National Archives accompanied by photo identification

#### If Born Outside Haiti:

- Unexpired Haitian passport;
- National Identity Card (also known as a Voting Card); or
- Certificate of naturalization or certificate of citizenship issued by the Haitian government accompanied by photo identification