-STOP-

Please do not continue unless you can answer 'yes' to the following questions:

- Are you currently registered in a state that regulates the profession in which you are seeking registration in Arizona, and, if so, have you been registered for at least one year and are currently in good standing?
- Have you established AZ residency?

Before seeking registration through the 'Universal Licensure Application,' please contact Board Licensing Staff who can help you determine if this the most appropriate application process for you.

Additionally, please read the 'General Considerations' on page 4 of this application packet to further help you.



State of Arizona **BOARD OF TECHNICAL REGISTRATION**

1110 W. Washington Street, Suite 240, Phoenix, Arizona 85007 (602)364-4930 FAX: (602)364-4931 https://btr.az.gov/

PROFESSIONAL UNIVERSAL LICENSURE APPLICATION

PLEASE TYPE OR PRINT LEGIBLY IN BLACK INK

APPLICATION & INITIAL REGISTRATION FEE \$325

Please submit a check or money order made payable to the Arizona Board of Technical Registration.

PER A.R.S. § 32-4302, I AM APPLYING TO BE LICENSED AS A PROFESSIONAL:

□ ARCHITECT □ GEOLOGIST \Box (Branch) □ LAND SURVEYOR

ENGINEER □ LANDSCAPE ARCHITECT

1. GENERAL INFORMATION

Name: Last	First:	Middle:	
Date of Birth (mandatory):		Social Security # (mandatory):	
Citizenship or Legal Residence:			
Residence Address:		Apt/Suite/Unit:	
City, State, Zip:		Telephone #:	
Mailing Address:		Apt/Suite/Unit:	
City, State, Zip:		Telephone #:	
Business Address:		Apt/Suite/Unit:	
City, State, Zip:		Telephone #:	
Email:		_	

If you have been legally known by another name(s) list here with explanation and provide documentation:

2. BACKGROUND/DISCIPLINE

1. Have you had any license revoked or surrendered in any other state or country?If yes, you do not qualify for application through A.R.S. § 32-4302.	YES	NO
2. Has <u>any</u> regulatory agency imposed discipline on you? If yes, please provide 1) a copy of the disciplinary order and 2) cause the regulating entity to provide	YES	NO
documentation confirming whether the action has been corrected and the matter resolved.		
3. Do you have a complaint, allegation or investigation pending in any state or country? If yes, please cause the regulating entity to confirm whether the complaint, allegation or investigation has been resolved and disclose how the matter was resolved.	YES	NO
4. Do you have criminal history that may disqualify your application, as determined by the Board, pursuant to A.R.S. § 41-1093.04? If yes, please cause the court of jurisdiction to submit the court documents to the Board.	YES	NO
Internal Use Only		

Criminal History Check Completed Receipt Number: Amount Paid: No Further Action Required Further Information Required Initials: Date:

Page 1 of 3

3. U.S. STATE OF ORIGINAL REGISTRATION

The Board requires an applicant for a license under A.R.S. § 32-4302 to possess at least one license from another state for at least one year that meets all of the requirements of A.R.S. § 32-4302. You cannot 'mix and match' licenses for the purpose of applying through A.R.S. § 32-4302. Please indicate below the U.S. State of your original registration.

License Discipline:	License State:	License Number:	
-			

4. SUPPORTING DOCUMENTATION

An applicant for license under A.R.S. § 32-4302 must provide the following documentation in support of the application:

- 1. Documentation in the form of an official license verification form from the U.S. State of original registration or certification (Section 3 of this application) demonstrating that you have held an active license in good standing in the discipline applied for in Arizona for at least one year.
- 2. Proof of current residence in the State of Arizona. Submit at least one of the following:
 - A valid Arizona Driver's License or Arizona Identification card issued by AZMVD
 - A current Arizona motor vehicle registration
 - Documentation demonstrating a permanent address on pertinent records such as utility bill, mortgage payment, lease payment.
 - Voter registration document
 - Military form 2058
- 3. A copy of the State's statute/rules that governed the initial license granted and being used for AZ application (Section 3 of this application):
 - The scope/definition of the practice level associated with the license used for application
 - Examination requirements
 - Education requirement
 - Experience requirement
- 4. Verification from the state of initial license (Section 3 of this application) that includes the following (provided directly to the Board from the agency of jurisdiction):
 - The applicant has an active license in the same discipline applied for and has had that license for at least one year
 - Demonstration that a minimum standard of education was required for licensure and confirmation that the applicant met that minimum standard
 - Confirmation that the applicant took and passed the State-given or a State- approved examination, if an examination was required at the time the license was granted
 - Confirmation that the applicant met the initial State's minimum experience standard, if an experience standard was required at the time the license was granted
 - Avowal from the State that the license is in good standing
 - Disclosure of any current/pending complaints, allegations, investigations or pending hearings
- 5. Verification of license in good standing for <u>all licenses in any jurisdiction</u> (state, country or regulating entity) in which the applicant has a license of <u>any type</u>.
- 6. *Documentation of passing the Arizona State Specific Land Surveyor Examination if the applicant is applying for a Land Surveyor license.
- 7. Completed Arizona State Citizenship and Alien Status Form (pages 6-10 of this packet)

5. CERTIFICATION/RELEASE

I certify the information contained in this application is accurate, true and complete to the best of my knowledge. Making a false unsworn statement is a misdemeanor punishable by fine or imprisonment. A.R.S. 13-2704.

Applicants Signature:

Date:

Arizona Revised Statutes ("A.R.S.") 41-1030(B) states that "[a]n agency shall not base a licensing decision in whole or in part on a licensing requirement or condition that is not specifically authorized by statute, rule or state tribal gaming compact. A general grant of authority in statute does not constitute a basis for imposing a licensing requirement or condition unless a rule is made pursuant to that general grant of authority that specifically authorizes the requirement or condition." A.R.S. 41-1030(D) states that "[t]his section may be enforced in a private civil action and relief may be awarded against the state. The court may award reasonable attorney

fees, damages and all fees asciated with the license application to a party that prevails in an action against the state for a violation of this section." A.R.S. 41-1030(E) states that "[a] state employee may not intentionally or knowingly violate this section. A violation of this section is cause for disciplinary action or dismissal pursuant to the Agency's adopted personnel policy."

A.R.S. 41-1030(F) states that "[t]his section does not abrogate the immunity provided by section 12-820.01 or 12-820.02."

Pursuant to section 41-1093.01, Arizona Revised Statutes, an agency shall limit all occupational regulation to regulations that are demonstrated to be necessary to specifically fulfill a public health, safety or welfare concern. Pursuant to sections 41-1093.02 and 41-1093.03, Arizona Revised Statutes, you have the right to petition this agency to repeal or modify the occupational regulation or bring an action in court of general jurisdiction to challenge the occupational regulation and to ensure compliance with section 41-1093.01, Arizona Revised Statues.

Pursuant to Section 32-4302, Arizona Revised Statutes, a person shall be granted an occupational or professional license or certificate if the person has been licensed or certified in another state for at least twelve months, the license or certificate is in the same discipline and at the same practice level as the license or certificate for which the person is applying in this state and the person meets other conditions prescribed by Section 32-4302, Arizona Revised Statutes.

GENERAL CONSIDERATIONS

Reasons to Close an Application

- A. An Applicant under ARS § 32-4302 must provide the above documentation as determined by the Board. If the applicant fails to submit a complete application within 90 days, the application will be closed as per A.A.C. R4-30-209.
- B. If an applicant has a disciplinary action in another jurisdiction that has not been resolved within 90 days of submission of the application, the application will be closed as per A.A.C. R4-30-209.
- C. If the applicant has a complaint, allegation or investigation in any jurisdiction that has not been resolved within 90 days the application will be closed as per AAC R4-30-209.

Disqualification for License Application under 32-4302

- D. The applicant has had a license revoked or surrendered in another jurisdiction.
- E. The applicant was not required to meet a minimum standard for education in the original state of licensure.
- F. Persons licensed through a "grandfather" clause that waived the jurisdictions minimum standards do not qualify under 32-4302.

Complete Application

G. If an Applicant submits a complete application under ARS § 32-4302, the application must be placed on the next Board agenda for determination on whether the license from another state used for application meets the same practice level as the Arizona license. Only the Board can determine if the same practice level requirement has been met. The Board will also consider other applicable application merits, such as discipline in another jurisdiction or criminal history.

Same Discipline/Practice Level

- H. If a license for a discipline in another state does not have the same scope of practice as the Arizona license, that license will not be equivalent or determined to be the "same practice level" and cannot be used to obtain a license through ARS § 32-4302.
- I. "Same discipline" includes any branch of engineering in AZ law. If an engineer has a license in a branch of engineering not recognized by AZ law, the applicant will not qualify for application under ARS § 32-4302.
- J. An applicant for a structural engineer license must possess a structural engineer license in another jurisdiction that qualifies the applicant to practice at the same level as an AZ structural engineering license. An alternate engineering discipline, such as a Civil PE, will not qualify for a license pursuant to ARS § 32-4302 for an Arizona structural engineer license.
- K. "Same discipline" means the license held by the applicant in another jurisdiction must be one of the following:
 - Architect
 - Landscape Architect
 - Geologist (Must hold a license in one of the 31 states requiring registration to practice)
 - Land Surveyor
 - Home Inspector
 - Agricultural Engineer
 - Architectural Engineer (cannot be used to obtain an Architect license)
 - Chemical Engineer
 - Civil Engineer (cannot be used to obtain a Structural Engineer license
 - Control Systems Engineer
 - Electrical Engineer
 - Environmental Engineer
 - Fire Protection Engineer
 - Geological Engineer
 - Industrial Engineer
 - Industrial Engineer
 - Mechanical Engineer
 - Metallurgical Engineer
 - Mining Engineer
 - Nuclear Engineer
 - Petroleum Engineer
 - Sanitary Engineer
 - Structural Engineer
 - Any other license must be reviewed by the Board to determine "same practice level".
- L. A person who does not qualify for a license under ARS § 32-4302 can apply for a license under Title 32 Chapter 1. An applicant must pay the applicable fee for each application submitted and qualify for those requirements enumerated.

ARIZONA STATEMENT OF CITIZENSHIP AND ALIEN STATUS FOR STATE PUBLIC BENEFITS Arizona State Board of Technical Registration Professional License and Commercial License

Title IV of the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (the "Act"), 8 U.S.C. § 62, provides that, with certain exceptions, only United States citizens, United States non-citizen nationals, non-exempt "qualified aliens" (and sometimes only particular categories of qualified aliens), non-immigrants, and certain aliens paroled into the United States are eligible to receive state or local public benefits. With certain exceptions, a professional license and commercial license issued by a State agency is a State public benefit.

Arizona Revised Statutes §1-501 requires, in general, that a person applying for a license must submit documentation to the licensing agency that satisfactorily demonstrates that the applicant is lawfully present in the United States.

Directions: All applicants must complete Sections I, II, and IV. Applicants who are not U.S. citizens or nationals must also complete Section III. Submit this completed form and copy of one or more documents that evidence your citizenship or alien status with your application for license or renewal .

SECTION I - APPLICANT INFORMATION				
APPLICANT'S NAME (Print or type)	DATE			
TYPE OF APPLICATION (check one):	INITIAL APPLICATION	RENEWAL		
TYPE OF LICENSE				
SECTION II - CITIZENSHIP OR	NATIONAL STATUS DECLARATION			
Directions: Attach a legible copy of the front and document that demonstrates U.S. citizenship or na		attached List A or other		
A. Are you a citizen or national of the United State	es? (check one) \Box Yes \Box No			
B. If the answer is "Yes," where were you born? L City State (or equivalent		tory		
If you are a citizen or national of the United States States, please complete Sections III and IV.	s, go to Section IV. If you are <u>not</u> a citizen	or national of the United		
SECTION III - ALI	EN STATUS DECLARATION			
Directions: To be completed by applicants who ar status by checking the appropriate box. Attach a le attached List B or other document that evidences y	egible copy of the <u>front, and back (if any)</u> ,	of a document from the		

"Qualified Alien" Status [8 U.S.C. §§1621 (a)(1), -1641(b) and (c)]

□ 1. An alien lawfully admitted for permanent residence under the Immigration and Nationality Act (INA).

 \Box 2. An alien who is granted asylum under Section 208 of the INA.

- □ 3. A refugee admitted to the United States under Section 207 of the INA.
- \Box 4. An alien paroled into the United States for <u>at least one year</u> under Section 212(d)(5) of the INA.
- \Box 5. An alien whose deportation is being withheld under Section 243(h) of the INA.
- \Box 6. An alien granted conditional entry under Section 203(a)(7) of the INA as in effect prior to April 1, 1980.
- 7. An alien who is a Cuban and Haitian entrant (as defined in section 501(e) of the Refugee Education Assistance Act of 1980).
- 8. An alien who is, or whose child or child's parent is, a "battered alien" or an alien subjected to extreme cruelty in the United States.

Non-immigrant Status (8 U.S.C. §1621(a)(2))

□ 9. A non-immigrant under the Immigration and Nationality Act [8 U.S.C. §1101 *et seq.*] Non-immigrants are persons who have temporary status for a specific purpose. See 8 U.S.C. §1101(a)(15).

Alien Paroled into the United States For Less Than One Year [8 U.S.C. §1621(a)(3)]

 \Box 10. An alien paroled into the United States for <u>less than one year</u> under Section 212(d)(5) of the INA.

Other Persons (8 U.S.C. §1621(c)(2)(A) and (C))

- □ 11. A non-immigrant whose visa for entry is related to employment in the United States, or
- 12. A citizen of a freely associated state, if section 141 of the applicable compact of free association approved in the Public Law 99-239 or 99-658 (or a successor provision) is in effect [Freely Associated States include the Republic of the Marshall Islands, Republic of Palau and the Federate States of Micronesia, 48 U.S.C. §1901 et seq];
- □ 13. A foreign national not physically present in the United States.

Otherwise Lawfully Present (A.R.S. §1-501)

□ 14. A person not described in categories 1-13 who is otherwise lawfully present in the United States. PLEASE NOTE: The federal Personal Responsibility and Work Opportunity Reconciliation Act may make persons who fall into this category ineligible for licensure. See 8 U.S.C. §1621(a).

SECTION IV - DECLARATION

All applicants must complete this section. I declare under penalty of perjury under the laws of the state of Arizona that the answers I have given are true and correct to the best of my knowledge.

APPLICANT'S SIGNATURE

TODAY'S DATE

Attachment: Lists A and B Evidence of U.S. Citizenship, U.S. National Status, or Alien Status

03/28/08

ARIZONA STATEMENT OF CITIZENSHIP & ALIEN STATUS

All applicants must answer questions on the application regarding citizenship. A Xeroxed copy of a document that shows evidence of your citizenship or alien status <u>MUST BE</u> submitted with your application for licensure or renewal. See List A or List B.

LIST A

Evidence showing U.S. citizen or U.S. national status includes the following: *If any of the following documents do not contain a photograph of the individual, the individual shall also present a government issued document that contains a photograph of the individual.

a. Primary Evidence:

- (I) An AZ driver's license issued after 1996 or an AZ non-operating identification license
- (2) A birth certificate showing birth in one of the 50 states, the District of Columbia, Puerto Rico (on or after January 13, 1941), Guam, the U.S. Virgin Islands (on or after January 17, 1917), American Samoa, or the Northern Mariana Islands (on or after November 4, 1986, Northern Mariana Islands local time) (unless the applicant was born to foreign diplomats residing in such a jurisdiction); *
- (3) A birth certificate or delayed birth certificate issued in any state, territory or possession of the U.S.; *
- (4) A signed United States passport; current or expired;
- (5) Report of birth abroad of a U.S. citizen (FS-240) (issued by the Department of State to U.S. citizens); A U.S. certificate of birth abroad *
- (6) Certificate of Birth (FS-545) (issued by a foreign service post) or Certification of Report of Birth (DS-1350), copies of which are available from the Department of State; *
- (7) Form N-550 or N-570, Certificate of Naturalization (issued by the Service through a Federal or State court, or through administrative naturalization after December 1990 to individuals who are individually naturalized; the N-570 is a replacement certificate issued when the N-550 has been lost or mutilated or the individual's name has changed);
- (8) Form N-561, Certificate of Citizenship;
- (9) Form I-197, United States Citizen Identification Card (issued by the Service until April 7, 1983 to U.S. citizens living near the Canadian or Mexican border who needed it for frequent border crossings) (formerly Form I-179, last issued in February 1974);
- (10) Form I-873 (or prior versions), Northern Marianas Card (issued by the Service to a collectively naturalized U.S. citizen who was born in the Northern Mariana Islands before November 3, 1986);
- (11) Statement provided by a U.S. consular official certifying that the individual is a U.S. citizen (given to an individual born outside the United states who derives citizenship through a parent but does not have a FS-240, FS-545, or DS-1350); or *
- (12))Form I-872 (or prior versions), American Indian Card with a classification code "KIC" and a statement on the back identifying the bearer as a U.S. citizen (issued by the Service to U.S. citizen members of the Texas Band of Kickapoo living near the U.S./Mexican border).
- (13) A tribal certificate of Indian blood.*
- (14) A tribal or bureau of Indian affairs affidavit of birth*

NOTE: SOCIAL SECURITY CARDS ARE NOT ACCEPTABLE DOCUMENTATION.

b. <u>Secondary Evidence</u>

If the applicant cannot present one of the documents listed in (a) above, the following may be relied upon to establish U.S. citizenship or U.S. national status;

- (1) Religious record recorded in one of the 50 states, the District of Columbia, Puerto Rico (on or after January 13, 1941), Guam, the U.S. Virgin Islands (on or after January 17, 1917), American Samoa, or the Northern Mariana Islands (on or after November 4, 1986, Northern Mariana Islands local time) (unless the applicant was born to foreign diplomats residing in such a jurisdiction) within three 3 months after birth showing that the birth occurred in such jurisdiction and the date of birth or the individual's age at the time the record was made;
- (2) Evidence of civil service employment by the U.S. government before June 1, 1976;
- (3) Early school records (preferably from the first school) showing the date of admission to the school, the applicant's date and U.S. place of birth, and the name(s) and place(s) of birth of the applicant's parent(s);
- (4) Census record showing name, U.S. nationality or a U.S. place of birth, and applicant's date of birth or age;
- (5) Adoption finalization papers showing the applicant's name and place of birth in one of the 50 states, the District of Columbia, Puerto Rico (on or after January 13, 1941), Guam, the U.S. Virgin Islands (on or after January 17, 1917, American Samoa, or the Northern Mariana Islands (on or after November 4, 1986, Northern Marian Islands local time) (unless the applicant was born to foreign diplomats residing in such ajurisdiction), or, when the adoption is not finalized and the state or other U.S. jurisdiction listed above will not release a birth certificate prior to final adoption, a statement from a state or jurisdiction approved adoption agency showing the applicant's name and place of birth in one of such jurisdictions, and stating that the source of the information is an original birth certificate;
- (6) Any other document that establishes a U.S. place of birth or otherwise indicates U.S. nationality (e.g., a contemporaneous hospital record of birth in that hospital in one of the 50 states, the District of Columbia, Puerto Rico (on or after January 13, 1941), Guam, the U.S. Virgin Islands (on or after January 17, 1917), American Samoa, or the Northern Mariana Islands (on or after November 4, 1986, Northern Mariana Islands local time) (unless the applicant was born to foreign diplomats residing in such a jurisdiction);

c. <u>Collective Naturalization</u>

If the applicant cannot present one of the documents listed in (a) or (b) above, the following will establish U.S. citizenship for collectively naturalized individuals:

Puerto Rico:

- Evidence of birth in Puerto Rico on or after April 11, 1899 and the applicant's statement that he or she was residing in the U.S., a U.S. possession or Puerto Rico on January 13, 1941; or
- Evidence that the applicant was a Puerto Rican citizen and the applicant's statement that he or she was residing in Puerto Rico on March I, 1917 and that he or she did not take an oath of allegiance to Spain.

U.S. Virgin Islands:

- Evidence of birth in the U.S. Virgin Islands, and the applicant's statement of residence in the U.S., a U.S. possession or the U.S. Virgin Islands on February 25, 1927;
- The applicant's statement indicating resident in the U.S. Virgin Islands as a Danish citizen on January 17, 1917 and residence in the U.S., a U.S. possession or the U.S. Virgin Islands on February 25, 1927, and that he or she did not make a declaration to maintain Danish citizenship; or
- Evidence of birth in the U.S. Virgin Islands and the applicant's statement indicating residence in the U.S., a U.S. possession or territory or the Canal Zone on June 28, 1932.

Northern Mariana Islands (NMI) (formerly part of the Trust Territory of the Pacific Islands (TTPI)):

- Evidence of birth in the NMI, TTPI citizenship and residence in the NMI, the U.S., or a U.S. territory or possession on November 3, 1986 (NMI local time) and the applicant's statement that he or she did not owe allegiance to a foreign state on November 4, 1986 (NMI local time);
- Evidence of TTPI citizenship, continuous residence in the NMI since before November 3, 1981 (NMI local time), voter registration prior to January 1, 1975 and the applicant's statement that he or she did not owe allegiance to a foreign state on November 4, 1986 (NMI local time); or
- Evidence of continuous domicile in the NMI since before January 1, 1974 and the applicant's statement that he or she did not owe allegiance to a foreign state on November 4 1986 (NMI local time). Note: If a person entered the NMI as a nonimmigrant and lived in the NMI since January 1, 1974, this does not constitute continuous domicile and the individual is not a U.S. citizen
- d. Derivative Citizenship

If the applicant cannot present one of the documents listed in a or b above, the following may be used to make determination of derivative U.S. citizenship:

Applicant born abroad to two U.S. citizen parents: Evidence of the U.S. citizenship of the parents and the relationship of the applicant to the parents, and evidence that at least one parent resided in the U.S. or an outlying passion prior to the applicant's birth.

Applicant born abroad to a U.S. citizen parent and a U.S. non-citizen national parent: Evidence that one parent is a U.S. citizen and that the other is a U.S. non-citizen national, evidence of the relationship of the applicant to the U.S. citizen parent, and evidence that the U.S. citizen parent resided in the U.S., a U.S. possession, American Samoa or Swain's Island for a period of at least one year prior to the applicant's birth.

Applicant born out of wedlock abroad to a U.S. citizen mother: Evidence of the U.S. citizenship of the mother, evidence of the relationship to the applicant and, for births on or before December 24, 1952, evidence that the mother resided in the U.S. prior to the applicant's birth or, for births after December 24, 1952, evidence that the mother had resided, prior to the child's birth, in the U.S. or a U.S. possession for a period of one year.

Applicant born in the Canal Zone or the Republic of Panama:

- A birth certificate showing birth in the Canal Zone on or after February 26, 1904 and before October 1, 1979 and evidence that one parent was a U.S. citizen at the time of the applicant's birth; or
- A birth certificate showing birth in the Republic of Panama on or after February 26, 1904 and before October 1, 1979 and evidence that at least one parent was a U.S. citizen and employed by the U.S. government or the Panama Railroad Company or its successor in title.

In all other situations in which an applicant claims to have a U.S. citizen parent and an alien parent, or claims to fall within one of the above categories, but is unable to present the listed documentation:

• If the applicant is in the U.S., the applicant should contact the local U.S. Citizenship and Immigration Service office for determination of U.S. citizenship;

• If the applicant is outside the U.S., the applicant should contact the State Department for a U.S. citizenship determination.

e. Adoption of Foreign-Born Child by U.S. Citizen

- If the birth certificate shows a foreign place of birth and the applicant cannot be determined to be a naturalized citizen under any of the above criteria, obtain other evidence of U.S. citizenship;
- Because foreign-born adopted children do not automatically acquire U.S. citizenship by virtue of adoption by U.S. citizens, the applicant should contact the local U.S. Citizenship and Immigration Service office for a determination of U.S. citizenship, if the applicant provides no evidence of U.S. citizenship.

f. U.S. Citizenship By Marriage

A woman acquired U.S. citizenship through marriage to a U.S. citizen before September 22, 1922. Provide evidence of U.S. citizenship of the husband, and evidence showing the marriage occurred before September 22, 1922. Note: If the husband was an alien at the time of the marriage, and became naturalized before September 22, 1922, the wife also acquired naturalized citizenship. If the marriage terminated, the wife maintained her U.S. citizenship if she was residing in the U.S. at that time and continued to reside in the U.S.

g. <u>A U.S. certificate of birth abroad*</u>

h. A foreign passport with a U.S. Visa*

i. An 1-94 form with a photograph

j. <u>A U.S. citizenship and immigration services employment authorization document or refugee travel</u> document*

LIST B

Qualified Aliens, Nonimmigrant, and aliens paroled into U.S. for less than one year.

a. "Qualified Aliens"

Evidence of "Qualified Alien" status includes the following:

Alien Lawfully admitted for Permanent Residence

- *Form I-SS 1 (Alien Registration Receipt Card, commonly known as a "green card"); or
- Unexpired Temporary I-SS1 stamp in foreign passport or on *I Form I-94.

Asylee

- *Form I-94 annotated with stamp showing grant of asylum under section 208 of the INA;
- *Form I-688B (Employment Authorization Card) annotated "274a.12 (a) (S)";
- *Form I-766 (Employment Authorization Document) annotated "AS";
- Grant letter from the Asylum Office of the U.S. Citizenship and immigration Service; or
- Order of an immigration judge granting asylum.

Refugee

- *Form I-94 annotated with stamp showing admission under § 207 of the INA;

- *Form I-688B (Employment Authorization Card) annotated "274a.12 (a) (3)"; or
- *Form I-766 (Employment Authorization Document) annotated "AS";

Alien Paroled Into the US. for at Least One Year

- *Form I-94 with stamp showing admission for at least one year under section 212(d) (S) of the INA. (Applicant cannot aggregate periods of admission for less than one year to meet the one-year requirement.

Alien Whose Deportation or Removal was withheld

- *Form I-688B (Employment Authorization Card) annotated "274a.12 (a) (10)";
- *Form I-766 (Employment Authorization Document) annotated "A1O"; or
- Order from an immigration judge showing deportation withheld under §243(h) of the INA as in effect prior to

April 1, 1997, or removal withheld under §241 (b) (3) of the INA.

Alien Granted Conditional Entry

- *Form I-94 with stamp showing admission under §203 (a) (7) of the INA;
- *Form I-688B (Employment Authorization Card) annotated "274a.12 (a) (3)"; or
- *Form I-766 (Employment Authorization Document) annotated "A3".

Cubanmaitian Entrant

- *Form I-SS I (Alien Registration Receipt Card, commonly known as a "green Card") with the code CU6, CU7, or CH6.

- Unexpired temporary I-SSI stamp in foreign passport or on *Form I-94 with the Code CU6 or CU7; or
- *Form I-94 with stamp showing parole as "Cuba/Haitian Entrant" under Section 212 (d) (S) of the INA.
- Alien who has been Declared a Battered Alien or Alien Subjected to Extreme Cruelty

- U.S. Citizenship and Immigration Service petition and supporting documentation

b. Nonimmigrant

- Evidence of "Nonimmigrant" status includes the following:
- *Form I-94 with stamp showing authorized admission as nonimmigrant
- c. Alien Paroled into U.S. for less than One year

- *Form I-94 with stamp showing admission for less than one year under section 212 (d) (S) of the INA

- d. A foreign passport with a U.S. visa
- e. <u>An I-94 form with a photograph.</u>
- f. <u>A U.S. citizenship and immigration</u> services employment authorization document or refugee <u>travel</u> document.