Code	Statute	Description
991	5 15/15/15	Carter special.
992		Carter general.
993		Spellman general.
994		Spellman humanitarian.
999		Alien awaiting decision of asylum application.
ABD		Abandonment of residency.
ABS		No description.
AO		Asylee applicant without work authorization.
AS		Asylee applicant with work authorization.
AS1	Sec. 209(b) of the I&N Act as	Approved asylee principal.
A01	added by PL 96-212 (Mar. 17, 1980)	Approved asylee principal.
AS2		Approved spouse of an asylee.
AS3		Approved child of an asylee.
ASD		Asylum status denied.
ASP		Asylee pending adjustment to LPR status
ASR		Asylum status revoked.
AY1		Legalization applicant, Ayuda class member, with employment
AY2		Legalization applicant, Ayuda class member, with no
		employment authorization.
BCC		Approved border crossing card (I-586).
BCD		Denied border crossing card (I-586).
CS1		Legalization applicant, Catholic Social Services class member,
		with employment authorization.
CS2		Legalization applicant, Catholic Social Services class member,
		with no employment authorization.
CS3		Legalization applicant, Catholic Social Services class member -
CSS		Alien not eligible for legalization under court case filed by
		Catholic Social Services.
DAS		Deferred action status pursuant to violence against women act
DEC	Sec. 103 and Sec. 290 of the	Deceased persons. This code is used to prevent the issuance
	I&N Act of 1952, as amended by	of benefits to deceased applicants.
	P.L. 105-139, Stat. 2644 (Dec. 2,	The state of the s
	1997)	
DEP	,	Deportation - alien no longer in legal permanent resident
		status and has been deported from the United States.
DHR		Haitian denied refugee status.
DNA	HR 2267, Commerce,	Denaturalization Cases Justice, State Appropriations, PL 105-
	Denaturalization Cases Justice,	119
	State Appropriations, PL 105-	
	119	
ERF	Sec. 235(b)(1) of the I&N Act	Expedited removal case decision pending
ERP	Sec. 235(b)(1) of the I & N Act	Expedited removal case has been initiated and a final decision
	(Apr.1, 1997)	is pending for reasons other than referal for credible fear
ERR	(p , 1001)	Alien removed from the United States under the Expedited
EWI		Entry without inspection.
EXC		Exclusion - formal denial of an alien's entry into the United
		States by an immigration judge after an exclusion hearing.
EXP		Expatriation. United States (U.S.) naturalized citizens who
		have expatriated from the U.S.
FFD		Family Fairness program, status denied.
טוו		i anny i anness program, status deflied.

FFG		Family Fairness program, status granted.
FFP		Family Fairness program, decision pending.
FFW		Family Fairness program, status granted with employment
FUG		Family Unity program, status granted allowing extended
IJ		
		Referred to the Immigration Courts by the INS (e.g., Asylum
IMM		Immigrant.
IT1		Employment Creation principal (Emp. 5th pref.), targeted area,
170		conditional status terminated.
IT2		Employment Creation spouse (Emp. 5th pref.), targeted area,
		conditional status terminated.
IT3		Employment Creation child (Emp. 5th pref.), targeted area,
		conditional status terminated.
IT6		Employment Creation principal (Emp. 5th pref.), targeted area,
		conditional status terminated.
IT7		Employment Creation spouse (Emp. 5th pref.), targeted area,
		conditional status terminated.
IT8		Employment Creation child (Emp. 5th pref.), targeted area,
		conditional status terminated.
LE1		Legalization applicant, LEAP class member, (nonimmigrant
		known to the government before January 1, 1982).
LE2		Legalization applicant, LEAP class membership derived
		(nonimmigrant known to the government before January 1,
LPR		Legal permanent resident alien.
LU1		Legalization applicant, LULAC class member, with
LU2		Legalization applicant, LULAC class member, with no
LUZ		employment authorization.
MI1		Pacific Trust Territory citizen on Nov. 2, 1986 and domiciled in
		the United States.
MI2		Pacific Trust Territory citizen on Nov. 2, 1986 domiciled
IVIIZ		continuously in the United States from 1981-86.
MIO		·
MI3		Pacific Trust Territory citizen (conditional) domiciled in the
NEA		United States before Jan. 7, 1984.
N51		Employment creation (5th preference), principal; denied legal
NEO		permanent resident status. (N56 is adjustment.)
N52		Spouse of alien classified N51 or N56; denied legal permanent
\		resident status. (N56 is adjustment.)
N53		Child of alien classified N51 or N56; denied legal permanent
		resident status. (N58 is adjustment.)
N56	Sec. 216A(b) of the I&N Act as	Employment creation (5th preference), principal; denied legal
	amended by PL 101-649 (Nov.	permanent resident status. (N56 is adjustment.)
	29, 1990)	
N57	Sec. 216A(b) of the I&N Act as	Spouse of alien classified N51 or N56; denied legal permanent
	amended by PL 101-649 (Nov.	resident status. (N56 is adjustment.)
	29, 1990)	
N58	Sec. 216A(b) of the I&N Act as	Child of alien classified N51 or N56; denied legal permanent
	amended by PL 101-649 (Nov.	resident status. (N58 is adjustment.)
	29, 1990)	
NT1	·	Employment Creation principal (Emp. 5th pref.), not in targeted
		area, conditional status terminated.
NT2		Employment Creation spouse (Emp. 5th pref.), not in targeted
		area, conditional status terminated.

	Employment Creation child (Emp. 5th pref.), not in targeted
	area, conditional status terminated.
	Employment Creation principal (Emp. 5th pref.), not in targeted
	area, conditional status terminated.
	Employment Creation spouse (Emp. 5th pref.), not in targeted
	area, conditional status terminated.
	Employment Creation child (Emp. 5th pref.), not in targeted
	area, conditional status terminated.
	Employment authorization document for Pacific Trust
	Territories (except Marianas Islands).
	Pending.
	Employment authorization document for Pacific Trust Territory.
	Legalization applicant, Pereales class member.
	Legalization applicant, Pereales non-class member.
	Refugee Application Denied
Sec. 209(a) of the I&N Act as added by PL 96-212 (Mar. 17, 1980)	Refugee who entered the United States on or after Apr. 1, 1980.
Sec. 209(a) of the I&N Act as added by PL 96-212 (Mar. 17, 1980)	Spouse of an alien classified as RE1 (spouse entered on or after Apr. 1, 1980).
Sec. 209(a) of the I&N Act as	Child of an alien classified as RE1 (child entered on or after
added by PL 96-212 (Mar. 17, 1980)	Apr. 1, 1980).
Sec. 209(a) of the I&N Act as	Other members of the case regarding an alien classified as
added by PL 96-212 (Mar. 17, 1980)	RE1 (entered the United States on or after Apr. 1, 1980).
	Haitian with granted refugee status admitted into the United
Sec. 246 of the I&N Act	Legal permanent residence status rescinded.
Sec. 250 of the I&N Act	Removal - alien who falls into distress or who needs public aid and has been voluntarily removed from the United States.
	Refugee pending adjustment to LPR status
Sec. 210 of the I&N Act	Legalization applicant denied temporary resident status,
	Special Agricultural Worker - Group I.
Sec. 210 of the I&N Act	Legalization applicant denied temporary resident status,
	Special Agricultural Worker - Group II.
Sec. 10(a)(27)(A) of the I&N Act as amended by PL 94-571 (Oct. 20, 1976)	Returning resident alien.
	Suspected document fraud.
	Legalization applicant, Sod worker class member, with employment authorization.
	Legalization applicant, Sod worker class member, with no
	employment authorization. Legalization applicant, Sugar cane worker class member, with
	no employment authorization.
Sec. 245(a) of the I&N Act	Legalization applicant denied temporary resident status, entered the U.S. without inspection (EWI) prior to 1982.
	Spouse of legal permanent resident alien, conditional status denied or reopened.
	Unmarried step-child of legal permanent resident alien, conditional status denied or reopened.
	added by PL 96-212 (Mar. 17, 1980) Sec. 209(a) of the I&N Act as added by PL 96-212 (Mar. 17, 1980) Sec. 209(a) of the I&N Act as added by PL 96-212 (Mar. 17, 1980) Sec. 209(a) of the I&N Act as added by PL 96-212 (Mar. 17, 1980) Sec. 209(a) of the I&N Act as added by PL 96-212 (Mar. 17, 1980) Sec. 246 of the I&N Act Sec. 250 of the I&N Act Sec. 210 of the I&N Act Sec. 210 of the I&N Act Sec. 10(a)(27)(A) of the I&N Act as amended by PL 94-571 (Oct. 20, 1976)

T23		Child of C22 or C27, conditional status denied or reopened.
T26		Spouse of legal permanent resident alien, conditional status
-		denied or reopened.
T27		Unmarried step-child of legal permanent resident alien,
/		conditional status denied or reopened.
T28		Child of C22 or C27, conditional status denied or reopened.
T2D	Sec. 245(a) of the I&N Act	Legalization applicant denied temporary resident status,
120	Sec. 243(a) of the lan Act	entered the U.S. as a nonimmigrant and overstayed prior to
T3D	Sec. 245(a) of the I&N Act	Legalization applicant denied temporary resident status, from
130	Sec. 243(a) of the lan Act	country granted blanket Extended Voluntary Departure (EVD).
T41		Married step-child of U.S. citizen, conditional status denied or
T42		
		Spouse of C41 or C46, conditional status denied or reopened.
T43		Child of C41 or C46, conditional status denied or reopened.
T46		Married step-child of U.S. citizen, conditional status denied or
T47		Spouse of C41 or C46, conditional status denied or reopened.
T48		Child of C41 or C46, conditional status denied or reopened.
TA		Special Agricultural Worker (S1).
TC1		Spouse of U.S. citizen, conditional status denied or reopened.
TC2		Child of U.S. citizen, conditional status denied or reopened.
TF1		Fiancé or fiancée of U.S. citizen, conditional status denied or
TF2		Child of fiancé or fiancée of U.S. citizen, conditional status
		denied or reopened.
TR		Regular legalization. (See W1 in: Classes currently in use -
TR1	Sec. 210(a) of the I&N Act	Replenishment agricultural worker (RAW), applied within
		United States. (See AW and RW in: Classes currently not in
		use - Nonimmigrants.) Note: RAW program was never
TR2	Sec. 210(a) of the I&N Act	Replenishment agricultural worker (RAW), applied outside
		United States. (See AW and RW in: Classes currently not in
		use - Nonimmigrants.) Note: RAW program was never
TR6		Spouse of U.S. citizen, conditional status denied or reopened.
TR7		Child of U.S. citizen, conditional status denied or reopened.
TRM		Conditional resident status terminated.
TS1	Sec. 210 of the I&N Act	Legalization applicant granted temporary resident status,
		Special Agricultural Worker - Group I.
TS2	Sec. 210 of the I&N Act	Legalization applicant granted temporary resident status,
.02	200. 210 01 110 1014 7101	Special Agricultural Worker - Group II.
TW1	Sec. 245(a) of the I&N Act	Legalization applicant granted temporary resident status,
1 0 0 1	Occ. 240(a) of the lary Act	entered the U.S. without inspection (EWI) prior to 1982.
TW2	Sec. 245(a) of the I&N Act	Legalization applicant granted temporary resident status,
1 4 4 2	Sec. 243(a) of the lan Act	entered the U.S. as a nonimmigrant and overstayed prior to
		•
TMO	Coo 245(a) of the 10N1 A -t	1982. (See W2 in: Classes currently not in use -
TW3	Sec. 245(a) of the I&N Act	Legalization applicant granted temporary resident status, from
LIKI		country granted blanket Extended Voluntary Departure (EVD).
UN		Unknown, none, or not reported.
USC	0 045() (1) 1031 1	U.S. citizen.
W1D	Sec. 245(a) of the I&N Act	Legalization applicant denied permanent resident status,
		entered the U.S. without inspection (EWI) prior to 1982.
W2D	Sec. 245(a) of the I&N Act	Legalization applicant denied permanent resident status,
		entered the U.S. as a nonimmigrant and overstayed prior to
W3D	Sec. 245(a) of the I&N Act	Legalization applicant denied permanent resident status, from
		country granted blanket Extended Voluntary Departure (EVD).

Z14	VAWA Crime Bill PL 103-322	Alien granted suspension or cancellation of removal pursuant
		to the VAWA provisions
ZM1		Legalization applicant, Zambrano class member, with
		employment authorization.
ZM2		Legalization applicant, Zambrano class member, with no
		employment authorization.