POST-ORDER INSTRUCTIONS FOR INDIVIDUALS GRANTED RELIEF OR PROTECTION FROM REMOVAL BY AN IMMIGRATION JUDGE OR BOARD OF IMMIGRATION APPEALS

Please follow the applicable instructions marked below.

If you fail to present yourself to the U.S. Citizenship and Immigration Services (USCIS) as instructed and fail to follow USCIS instructions for providing your biometrics (such as fingerprints, photograph, and signature) and other biographical information, you may not receive your immigration documents.

A. Instructions for Individuals with Administratively Final Orders	B. Instructions for Individuals Without Administratively Final Orders
• You have been granted lawful permanent resident status or asylum, and that decision is final.	• You have been granted relief or protection from removal, but that decision is not final. Therefore, you will not receive a Permanent Resident Card or documentation of asylum (Form I-94,
If 45 days have passed since the date your decision became administratively final and you still have not received your Permanent	Arrival/Departure Record) at this time.
Resident Card or documentation of asylum (Form I-94, Arrival/Departure Record):	• The U.S. Immigration and Customs Enforcement, Office of the Principal Legal Advisor (ICE OPLA) has 30 days to file an
• You may call the USCIS Contact Center at 800-375-5283 (TTY 800-767-1833).	appeal of the Immigration Judge's decision with the Board of Immigration Appeals (BIA). You may check whether ICE OPLA has filed an appeal by calling 800-898-7180.
• If you are scheduled for an in-person appointment with USCIS, please bring a copy of the order granting you lawful permanent resident status or asylum when you come to your USCIS appointment to complete processing for your status documents.	 If ICE OPLA does not file an appeal, the Immigration Judge's decision will become final after 30 days, and USCIS should automatically produce your Permanent Resident Card or Form I-94. If ICE OPLA files an appeal of the Immigration Judge's decision,
 You have been granted another form of relief or protection from removal, such as withholding of removal, and you may file an application for employment authorization with USCIS. You may obtain Form I-765, Application for Employment Authorization, from the USCIS website at uscis.gov/i-765, or by calling 800-375-5283. File the application with USCIS as directed in the instructions to the application. 	 the BIA will issue a filing receipt. You may consult the BIA Practice Manual at usdoj.gov/eoir for information on the appellate process. While the appeal of your case is pending at the BIA, you may be eligible to file an application for employment authorization with USCIS. You may file Form I-765, Application for Employment Authorization, online on the USCIS website at uscis.gov/i-765, or by mail. If you need a copy of Form I-765, you can obtain one on the USCIS website at uscis.gov/i-765 or by calling 800-375- 5283. File Form I-765 with USCIS as directed in the instructions to the application. For further information, see uscis.gov.

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