

MEMORANDUM FOR:

Directors, Field Operations

Director, Preclearance Operations

Office of Field Operations

OCT 2 3 2013

Director, Field Operations Academy

Director, Advance Training Center

Office of Training and D(b) (6), (b) (7)(C)

FROM:

Acting Executive Directo

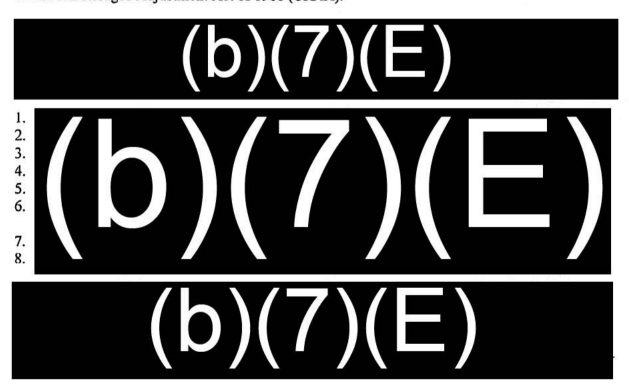
Admissibility and Passen

SUBJECT:

Further Simplify of Processing Cuba Citizens under the Cuban

Refugee Adjustment Act of 1966 (CRAA)

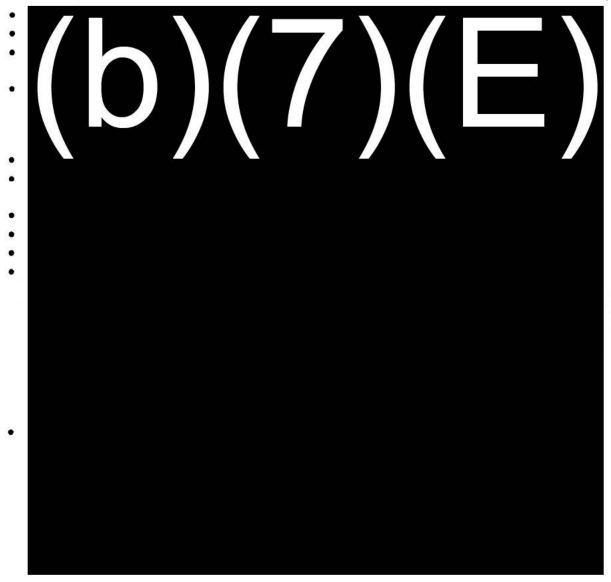
On June 25, 2013, U.S. Customs and Border Protection (CBP) issued updated guidance related to the processing of citizens of Cuba (and qualified dependents) who are seeking to benefit under the Cuban Refugee Adjustment Act of 1966 (CRAA).



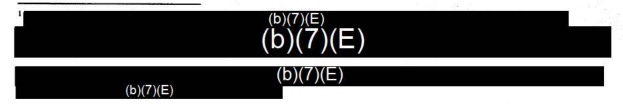
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If the aliens meet the above criteria, and are qualified to pursue an application for adjustment of status under the CRAA, the ports of entry will take the following simplified processing procedures:



Please note that each principal alien (citizen of Cuba) and each dependent must be issued an individual A-File number. If the dependent(s) meet the definition of a child under Section



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101(b)(1) of the Immigration and Nationality Act; or unable to provide sworn statement on Form I-877, copies of the principal's Form I-877 and other documents listed above should be included in the dependent's A-file.

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Please ensure that this memorandum and muster are disseminated to all ports of entry within your jurisdiction. Should you have any questions or require additional information, please contact (b)(6);(b)(7)(C) Acting Director, Enforcement Programs at (b)(6);(b)(7)(C)

(b)(7)(E)

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