## Muster

Week of: Immediate

**Topic:** Parole of Inadmissible Nonimmigrant Aliens

**References**: Sections 212 and 235 of the Immigration and Nationality Act

(INA); and 8 CFR 212 and 235

Headquarters POC: (b) (6), (b) (7)(C)

Office: Admissibility and Passenger Programs

Effective immediately, any parole under Section 212(d)(5) of the Immigration and Nationality Act (INA) for nonimmigrant alien(s) that meet the following criteria:

- o The person is a non-immigrant alien;
- o Is inadmissible and would otherwise be removed under §235(b), refused under §217 to include 212.1q or Withdrawal in lieu of;
- ° (b) (7)(E)

## (b) (7)(E)

- (b) (7)(E)
- 8 CFR 235.3(b)(iii) and 8 CFR 217.4(c) requires the detention of inadmissible nonimmigrant aliens placed into removal proceedings or ordered removed, except where parole "... is required to meet a medical emergency or is necessary for a legitimate law enforcement purpose."
- This muster does not supersede CBP Directive (b) (7)(E) intended to address and clarify issues regarding travelers who are considered as potentially (b) (7)(E)

For Official Use Only
Law Enforcement Sensitive