

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;
- o (b) (7)(E)
- o (b) (7)(E)

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- 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) is intended to address and clarify issues regarding travelers who are considered as potentially

(b) (7)(E)

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