the United States, must surrender any prior evidence of alien registration. USCIS will issue the alien new evidence of alien registration.

(2) Others. In the case of an alien who is not a lawful permanent resident, the alien’s previously issued registration document will be noted to show that he or she has been registered and the date of registration.

[25 FR 10495, Nov. 2, 1960]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting §264.1, see the List of CFR Sections Affected, which appears in the Finding Aids section of the printed volume and at www.fdsys.gov.

§ 264.2 Application for creation of record of permanent residence.

(a) Jurisdiction. An applicant who believes that he/she is eligible for presumption of lawful admission for permanent residence under §101.1 or §101.2 of this chapter or for lawful permanent residence as a person born in the United States to a foreign diplomatic officer under §101.3 of this chapter shall submit his/her application for creation of a record of lawful permanent residence on Form I–485 in accordance with the instructions on the form and paragraph (c) of this section. The applicant must be physically present in the United States at the time of submission of his/her application.

(b) Applicant under eighteen years old. If the applicant is under eighteen years old, the applicant’s parent or legal guardian shall prepare and sign the application in the applicant’s behalf.

(c) Filing application—(1) Presumption of lawful admission for permanent residence. An applicant who believes that he/she is eligible for presumption of lawful admission for permanent residence under §101.1 or §101.2 of this chapter shall submit the following:

(i) A completed Form I–485, with the fee required in 8 CFR 103.7(b)(1) and any initial evidence required on the application form and in this section.

(ii) Form G–325A, Biographic Information.

(iii) [Reserved]

(iv) A list of all the applicant’s arrivals in and departures from the United States.

(v) A statement signed by the applicant indicating the basis of the applicant’s claim to presumption of lawful admission for permanent residence.

(vi) Documentary evidence substantiating the applicant’s claim to presumption of lawful admission for permanent residence, including proof of continuous residence in the United States.

(vii) Two photographs prepared in accordance with the specifications outlined in the instructions on the application form. The immigration officer to whom the application is submitted, however, may waive the photographs for just cause.

(2) Lawful permanent residence as a person born in the United States under diplomatic status. An applicant who believes that he/she is eligible for lawful permanent residence as a person born in the United States to a foreign diplomatic officer under §101.3 of this chapter shall submit the following:

(i) A completed Form I–485, with the fee required in 8 CFR 103.7(b)(1) and any initial evidence required in this application form and in this section.

(ii) Form G–325A, Biographic Information.

(iii) [Reserved]

(iv) The applicant’s birth certificate.

(v) An executed Form I–508, Waiver of Rights, Privileges, Exemptions, and Immunities.

(vi) Official confirmation of the diplomatic classification and occupational title of the applicant’s parent(s) at the time of the applicant’s birth.

(vii) A list of all the applicant’s arrivals in and departures from the United States.

(viii) Proof of continuous residence in the United States.

(ix) Two photographs prepared in accordance with the specifications outlined in the instructions on the application form. The immigration officer to whom the application is submitted, however, may waive the photographs for just cause.

(3) Applicant under fourteen years old. An applicant under fourteen years old shall not submit Form G–325A, Biographic Information.

(d) Fingerprinting. After filing an application, each applicant 14 years of age or older shall be fingerprinted as prescribed in 8 CFR 103.16.
(e) **Personal appearance.** Each applicant, including an applicant under eighteen years of age, must submit his/her application in person. This requirement may be waived at the discretion of the immigration officer to whom the application is submitted because of confinement of age, physical infirmity, illiteracy, or other compelling reason.

(f) **Interview.** The applicant may be required to appear in person before an immigration officer prior to adjudication of the application to be interviewed under oath concerning his/her eligibility for creation of a record of lawful permanent residence.

(g) **Decision.** The decision regarding creation of a record of lawful permanent residence for an alien eligible for presumption of lawful admission for permanent residence or for a person born in the United States to a foreign diplomatic officer will be made by the district director having jurisdiction over the applicant’s place of residence.

(h) **Date of record of lawful permanent residence—**

1. **Presumption of lawful admission for permanent residence.** If the application is granted, the applicant’s permanent residence will be recorded as of the date of the applicant’s arrival in the United States under the conditions which caused him/her to be eligible for presumption of lawful admission for permanent residence.

2. **Lawful permanent residence as a person born in the United States under diplomatic status.** If the application is granted, the applicant’s permanent residence will be recorded as of his/her date of birth.

(i) **Denied application.** If the application is denied, the decision may not be appealed.

(Secs. 101(a)(20), 103, 262, 264 of the Immigration and Nationality Act, as amended; 8 U.S.C. 1101(a)(20), 1103, 1302, 1304)


§ 264.4 [Reserved]

§ 264.5 Application for a replacement Permanent Resident Card.

(a) **Filing instructions.** A request to replace a Permanent Resident Card must be filed in accordance with the appropriate form instructions and with the fee specified in 8 CFR 103.7(b)(1); except that no fee is required for an application filed pursuant to paragraphs (b)(7) through (9) of this section, or paragraphs (d)(2) or (4) of this section.

(b) **Permanent residents required to file.** A permanent resident shall apply for a replacement Permanent Resident Card:

1. When the previous card has been lost, stolen, or destroyed;

2. When the existing card will be expiring within six months;

3. When the existing card has been mutilated;

4. When the bearer’s name or other biographic information has been legally changed since issuance of the existing card;

5. When the applicant is taking up actual residence in the United States after having been a commuter, or is a permanent resident taking up commuter status;

6. When the applicant has been automatically converted to permanent resident status;

7. When the previous card was issued but never received;

8. When the bearer of the card reaches the age of 14 years, unless the existing card will expire prior to the bearer’s 16th birthday; or

9. If the existing card bears incorrect data on account of Service error.

(c) **Other filings by a permanent resident.**

1. A permanent resident shall apply on the designated form to replace a prior edition of the alien registration card issued on Form AR–3, AR–103, or I–151.

2. A permanent resident may apply on the designated form to replace any edition of the Permanent Resident Card for any other reason not specified in paragraphs (b) and (c)(1) of this section.

(d) **Conditional permanent residents required to file.** A conditional permanent resident whose card is expiring may apply to have the conditions on residence removed in accordance with 8 CFR 216.4 or 8 CFR 216.6. A conditional resident who seeks to replace a permanent resident card that is not expiring within 90 days may apply for a replacement card on the form prescribed by USCIS: