## **Declaration of Section 214 Status**

This Section t	to be completed by the Applicant
Last Name:Fin	rst Name: Middle name:
Relationship to the head of household:	Sex: Date of Birth:
Social Security Number:	Alien Registration Number:
Admission Number:(If applicable-from INS Form I-94, Departure record	Nationality:  (Country to which you owe legal allegiance-may or may not be country of birth)
<b>Instructions:</b> Complete the declaration below applies. A separate declaration form must be	w by reviewing all four boxes and signing the ONE box that signed for each member of the household.
I, hereby declar	re, under penalty of perjury, that:
1. I am a citizen or national of the Unites S	States of America.
Signature	Date
☐ I am signing on behalf of a child livi	ng in my assisted unit for whom I am responsible his box, no further action is required.
2. I am a non-citizen with eligible immigrati	on status, as described on the reverse.
Signature	Date
	ing in my assisted unit for whom I am responsible
3. I hereby certify that I am a non-citizen wi on the reverse, but the evidence needed to su requesting additional time to obtain the nece	Request for an Extension th eligible immigration status as noted in #2 above, and as described apport my claim is temporarily unavailable. Therefore, I am essary evidence. I further certify that diligent and prompt efforts will
Signature I am signing on behalf of a child living If you sign this box, complete the reverse significant statement of the significant significant statement of the significant statement of the significant significant statement of the significant statement statement of the significant statement state	ng in my assisted unit for whom I am responsible
4. I am not contending eligible immigration assistance. Signature	status and I understand that I am not eligible for financial housing  Date
☐ I am signing on behalf of a child livi	ng in my assisted unit for whom I am responsible equired. You are NOT eligible for housing assistance.

PENALTIES FOR MISUSING THIS CONSENT: Title 18, Section 1001 of the U.S. Code states that a person is guilty of a felony for knowingly and willingly making false or fraudulent statements to any department of the United States Government. HUD, the PHA and any owner (or any employee of HUD, the PHA or the owner) may be subject to penalties for unauthorized disclosures or improper uses of information collected based on the consent form. Use of the information collected based on this verification form is restricted to the purposes cited above. Any person who knowingly or willfully requests, obtains or discloses any information under false pretenses concerning an applicant or participant may be subject to a misdemeanor and fined not more than \$5,000. Any applicant or participant affected by negligent disclosure of information may bring civil action for damages, and seek other relief, as may be appropriate, against the officer or employee of HUD, the PHA or the owner responsible for the unauthorized disclosure or improper use. Penalty provisions for misusing the social security number are contained in the Social Security Act at \*\*208 (a) (6), (7) and (8).\*\* Violations of these provisions are cited as violations of 42 U.S.C. Section \*\*408 (a) (6), (7) and (8).\*\*

## This Section to be completed by the Applicant

If you checked box 2 on the front side of this page, and are claiming to be a non-citizen with eligible immigration status, one of the following boxes MUST be checked:

		A non-citizen lawfully admitted for permanent residence, as defined by section 101(a)(20) of the Immigration and Nationality Act (INA) as an immigrant, as defined by section 101 (a)(15) of the INA (8 USC 1001 (a)(20) and 1101 (a)(15), respectively). [immigrants] (This category includes a non citizen admitted under section 210 or 210A of the INA (8 USC1160 or 1161), [special agricultural worker], who has been granted lawful resident status);
		A non-citizen who entered the U.S. before 1-1-1972, or such later date as enacted by law, and has continuously maintained residence in the U.S. since then, and who is not eligible for citizenship, but who is deemed to be lawfully admitted for permanent residence as a result of an exercise of discretion by the Attorney General under Section 249 of the INA (8 USC 1259);
		A non-citizen who is lawfully present in the U.S. pursuant to an admission under section 207 of the INA (8 USC 1157) [refugee status]; pursuant to the granting of asylum (which has not been terminated) under section 208 of the INA (8 USC 1158) [asylum status]; or as a result of being granted conditional entry under section 203 (a)(7) of the INA (8 USC 1153 (a)(7) before 4-1-1980, because of persecution on account of race, religion, or political opinion or because of being uprooted by a catastrophic national calamity;
		A non-citizen who is lawfully present in the U.S. as a result of an exercise of discretion by the Attorney General for emergent reasons or reasons deemed strictly in the public interest under section 212 (d)(5) of the INA (8 USC 1182 (d)(5)) [parole status];
		A non-citizen who is lawfully in the U.S. as a result of the Attorney General's withholding deportation under section 243 (h) of the INA (8USC 1253 (h)) [threat to life or freedom]; or
		A non-citizen lawfully admitted for temporary or permanent residence under section 245 A of the INA (8 USC 1255a) [amnesty granted under INA 245 A]
	If	you checked one of the above boxes you must submit one of the following documents:
		Form I-551, Alien Registration Receipt Card (for permanent resident aliens);
		Form I-94, Arrival-Departure record, with one of the following annotations:  a) "Admitted as Refugee Pursuant to Section 207"  b) "Section 208" or "Asylum"  c) "Section 243(h)" or "Deportation stayed by Attorney General"  d) "Paroled pursuant to Section 212(d)(5) of the INA"
		<ul> <li>If Form I-94, Arrival-Departure Record, is not annotated, please provide one of the following documents:</li> <li>a) A final court decision granting asylum (but only if no appeal is taken);</li> <li>b) A letter from an INS asylum officer granting asylum (if application is filed on or after 10-1-1990) or from an INS district director grant asylum (if application filed before 10-1-1990);</li> <li>c) A court decision granting withholding of deportation; or</li> <li>d) A letter from an INS asylum officer granting withholding of deportation (if application filed on or before 10-1-1990)</li> </ul>
		Form I-688, Temporary Resident Card, which must be annotated "Provision of Law 274a.12(11)" or "Provision of Law 247a.12";
		Form I-688B, Employment Authorization Card, which must be annotated "Provision of Law 274a.12(11)" or "Provision of Law 247a.12";
[		A receipt issued by the INS indicating that an application for issuance of a replacement document in one of the above-listed categories has been made and the applicant's entitlement to the document has been verified.;
		Form I-152, Alien Registration Receipt Card.
If yo	u c	hecked box 2 or 3 on the reverse side, please complete this consent form
т		Verification Consent
1,		hereby consent to the following:
2. The estatu	The evic is o	use of the attached evidence to verify my eligible immigration status to enable me to receive financial assistance for housing: release of such evidence of eligible immigration status by the project owner without responsibility for the further use or transmission of lence by the entity receiving it, to; (a) HUD, as required by HUD; and (b) The INS for the purposes of verification of the immigration of the individual. <b>Notification:</b> Evidence of eligible immigration status shall be released only to the INS for purposes of establishing ity for financial assistance and not for any other purpose. HUD is not responsible for the further use or transmission of the evidence or formation by the INS.
Signs	atırı	Date

9/2016