

.07 Cuban or Haitian Entrant

Cuban or Haitian entrants are admitted to the U.S. by USCIS as a Cuban or Haitian entrant pursuant to Section 501(e) of the Refugee Education Assistance Act of 1980 (PL 104-93).

Cuban or Haitian entrants are potentially eligible for benefits for a period of seven years from the date that their status is granted.

MA EXCEPTION

The seven year period does not apply. There is no maximum time limit.

These applicants are potentially eligible for benefits regardless of any later change in their status. (See [LPR Eligibility](#))

These applicants normally have an [I-94](#) with the words, CUBAN/HAITIAN ENTRANT UNDER 212(d)(5) OF THE INA.