Comment Submitted by Elbert Solana

This is a Comment on the U.S. Citizenship and Immigration Services (USCIS) Notice: <u>Agency Information Collection Activities: Application To Register Permanent Residence</u> <u>or Adjust Status, Form I–485, and Adjustment of Status Under Section 245(i),</u> <u>Supplement A to Form I–485; Revision of a Currently Approved Collection</u>

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Comment

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245(i)" LIFE ACT" was enacted on December 21, 2000, temporarily revived Section 245(i) by replacing the original eligibility cut-off date of january 14, 1998, with a new date of April 30, 2001. This means that any beneficiary of labor certification application or immigrant visa petition filed by April 30, 2001, is now eligible to adjust status under INA 245(i).But the big problem is that even if you have approved 245(i) and if your priority date is not current you cannot adjust your status using 245(i). I hope that the USCIS or Secretary of uscis would consider to those who have approved 245(i) no matter what kind of category they have F1,F2A,F2B,F3,F4 and they" stay inside united states" from december 30,2000 up to present and paying their taxes for more than 10 years that they can adjust their status to permanent residence or they can apply for

working permit renewable every 2 years the same with the DACA signed by the president on 2012. Those holder of approved 245(i) was in the line already for more than 10 to 15 years before DACA was created....