potatoes which are officially certified and tagged as seed potatoes by the Plant Health and Production Division, Plant Products Directorate, Canadian Food Inspection Agency, and which are subsequently used as seed.

(f) Designation of governmental inspection services. The Federal or Federal-State Inspection Service, Fruit and Vegetable Programs, Agricultural Marketing Service, U.S. Department of Agriculture and the Food of Plant Origin Division, Plant Products Directorate, Canadian Food Inspection Agency, are hereby designated as governmental inspection services for the purpose of certifying the grade, size, quality, and maturity of Irish potatoes that are imported, or to be imported, into the United States under the provisions of \S 608e of the Act.

(g) * * * (1) * * * (ii) Since inspectors may not be stationed in the immediate vicinity of a port, or point of entry, an importer of uninspected and uncertified Irish potatoes should make advance arrangements for inspection. Each importer should give at least the specified advance notice to one of the following applicable inspection offices prior to the time the Irish potatoes will be imported.

Ports and points	Inspection offices	Advance notice (days)
All Maine ports and points of entry	In-Charge, Post Office Box 1058, Presque Isle, ME 04767 (PH 207-764-2100)	1
Port of Boston, MA	In-Charge, Boston Market Terminal Building, Room 1, 34 Market Street, Everett, MA 02149 (PH 617–389–2480).	1
Port of New York, NY	In-Charge, 465B New York City Terminal Market, Bronx, NY 10474 (PH 718–991–7665).	1
Port of Philadelphia, PA	In-Charge, 210 Produce Building, 3301 South Galloway Street, Philadelphia, PA 19148 (PH 215–336–0845.	1
All other ports and points of entry	Head, Field Operations Section, Fresh Products Branch, Fruit and Vegetable Pro- grams, AMS, USDA, Washington, DC 20250–0240 (PH 1–800–811–2373).	3

* * * * *

(i) *Definitions*. (1) For the purpose of this part potatoes meeting the requirements of Canada No. 1 grade and Canada No. 2 grade shall be deemed to comply with the requirements of the U.S. No. 1 grade and U.S. No. 2 grade, respectively, and the tolerances for size, as set forth in the U.S. Standards for Grades of Potatoes (§§ 51.1540 to 51.1556, inclusive of this title) may be used.

(2) *Importation* means release from the custody of the U.S. Customs Service.

Dated: October 28, 2002.

A.J. Yates,

Administrator, Agricultural Marketing Service.

[FR Doc. 02–27767 Filed 10–31–02; 8:45 am] BILLING CODE 3410–02–P

DEPARTMENT OF JUSTICE

Immigration and Naturalization Service

8 CFR Parts 100, 103, 236, 245a, 274a and 299

[INS No. 2115–01; AG Order No. 2588–2002]

RIN 1115-AG06

Adjustment of Status Under Legal Immigration Family Equity (LIFE) Act Legalization Provisions and LIFE Act Amendments Family Unity Provisions; Corrections

AGENCY: Immigration and Naturalization Service, Justice.

ACTION: Final rule: Corrections.

SUMMARY: The Department of Justice published in the **Federal Register** of June 4, 2002 (67 FR 38341), a final rule which amended the Immigration and Naturalization Service (Service) regulations to provide definitive regulations for all applicants under section 1104 the Legal Immigration Family Equity (LIFE) Act, and section 1504 of the LIFE Act Amendments. The final rule contains technical errors that are corrected in this document.

EFFECTIVE DATES: November 1, 2002.

FOR FURTHER INFORMATION CONTACT:

Elizabeth N. Lee or Suzy Nguyen, Assistant Directors, Residence and Status Branch, Office of Adjudications, Immigration and Naturalization Service, 425 I Street NW., Room 3040, Washington, DC 20536, telephone (202) 514–3228.

SUPPLEMENTARY INFORMATION:

Need for Correction

As published in the **Federal Register** on June 4, 2002 (67 FR 38341), the final rule amending parts 100, 103, 236, 245a, 274a and 299 contains technical errors that are in need of correction.

Correction of Publication

Accordingly, the publication on June 4, 2002 (67 FR 38341), of the final rule that was the subject of FR Doc. 02– 13918 is corrected as follows:

PART 245a—ADJUSTMENT OF STATUS TO THAT OF PERSONS ADMITTED FOR LAWFUL TEMPORARY OR PERMANENT RESIDENT STATUS UNDER SECTION 245A OF THE IMMIGRATION AND NATIONALITY ACT

§245a.10 [Corrected]

1. On page 38350, in the second column, amendment 3a should be revised to read: "Revising the introductory text for the definition 'eligible alien'; and by"

PART 299—IMMIGRATION FORMS

§299.1 [Corrected]

2. On page 38352, in the third column, in the table for § 299.1 the edition date for Form I–485 Supplement D should read: "06–05–02"

Dated: October 21, 2002.

James W. Ziglar,

Commissioner, Immigration and Naturalization Service. [FR Doc. 02–27798 Filed 10–31–02; 8:45 am]

BILLING CODE 4410-10-P