

9 FAM PART IV Appendix Q, 300 ADJUSTMENT OF STATUS

9 FAM PART IV Appendix Q, 301 GROUP 1 SAWS

(TL:VISA-123; 9-8-95)

Based on the order in which the applications for temporary resident status were filed, the status of the first 350,000 eligible Group 1 temporary residents were to be adjusted to that of an alien lawfully admitted for permanent residence as of December 1, 1989 (1 year after the end of the application period), or as of 1 year from the date of the alien's entry, whichever was later. Similar to, and to an extent consequent upon, the slippage in the application cut-off date, these dates also ran late.

9 FAM PART IV Appendix Q, 302 REMAINING SAWS

(TL:VISA-123; 9-8-95)

Group 2 SAWS and any remaining Group 1 SAWS were to be adjusted on the date 2 years following the date the alien was granted temporary resident status or 2 years after the last day of the application period (i.e., December 1, 1990), whichever was later (see 9 FAM PART IV Appendix Q, 301 above).

9 FAM PART IV Appendix Q, 303 TERMINATION OF PROGRAM

(TL:VISA-123; 9-8-95)

There are still a number of adjustment to LPR status cases pending final judgment, as well as some continuing litigation. No termination date can be deemed conclusive until the latter have been resolved.