Visa Refusal Cases

a. Cases of Living Applicants

1. Category One cases refused or presumed ineligible on the basis of Sections 212(a) (1)(ii), (1)(A)(iii), (2), (3)(A), (3)(B), (3)(C), (3)(D), (3)(E)(ii), (6)(C), (6)(E), (6)(F), (8) and (9)(C) of the Immigration and Nationality Act as of June 1, 1991, with related lookout cards Form OF-183 (FS-247).

   Retain at post until alien is 90 years of age or older and there has been no visa activity for the past 10 years, at which time destroy.

2. Category One cases refused or presumed ineligible on the basis of Section 212(a) (3)(E)(i) of the Immigration and Nationality Act as of June 1, 1991, with related lookout cards FORM OF-183 (FS-247).
Retain at post until alien is 100 years of age, then destroy.

3. Category One cases refused or presumed ineligible on the basis of Section 212(a)(1)(A)(i) of the Immigration and Nationality Act as of June 1, 1991, with related lookout cards Form OF-183 (FS-247).

Retain at post for fifteen years, then destroy.

4. Category One cases refused or presumed ineligible on the basis of Section 212(a)(6)(B) [(i), (ii), (iii), or (iv)](a) of the Immigration and Nationality Act as of June 1, 1991, with related lookout cards Form OF-183 (FS-247).

Retain at post for ten years, then destroy.

5. Category One cases refused or presumed ineligible on the basis of Section 212(a)(6)(B) [(i), (ii), (iii), or (iv)](b) of the Immigration and Nationality Act as of June 1, 1991, with related lookout cards Form OF-183 (FS-247).

Retain at post for twenty years, then destroy.