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U.S. Department of Homeland Security
20 Mass, Rm. A3042, 425 I Street, N.W.
Washington, DC 20536



U.S. Citizenship
and Immigration
Services

PUBLIC COPY



FILE: 

Office: VERMONT SERVICE CENTER

Date:

IN RE: Applicant: 

MAR 01 2004

APPLICATION: Application for Temporary Protected Status under Section 244 of the Immigration and Nationality Act, 8 U.S.C. § 1254

**identifying data deleted to
prevent disclosure of unwarranted
invasion of personal privacy**

ON BEHALF OF APPLICANT: Self-represented

INSTRUCTIONS:

This is the decision of the Administrative Appeals Office in your case. All documents have been returned to the office that originally decided your case. Any further inquiry must be made to that office.

Cindy N. Gomez fo
Robert P. Wiemann, Director
Administrative Appeals Office

DISCUSSION: The application was denied by the Director, Vermont Service Center, and is now before the Administrative Appeals Office (AAO) on appeal. The appeal will be rejected.

The applicant is a native and citizen of Honduras who indicated on his application that he entered the United States without a lawful admission or parole in July 1999. The director denied the application for Temporary Protected Status (TPS) under section 244 of the Immigration and Nationality Act (the Act), 8 U.S.C. § 1254, because the applicant failed to establish he had: 1) continuously resided in the United States since February 13, 2001; and 2) been continuously physically present in the United States since March 9, 2001.

"Affected Party" means the person or entity with legal standing in a proceeding. 8 C.F.R. § 103.3(a)(1)(iii).

An appeal filed by a person or entity not entitled to file it must be rejected as improperly filed. In such a case, any filing fee which has been accepted will not be refunded. 8 C.F.R. § 103.3(a)(2)(v).

In this case, the appeal was filed by [REDACTED] Ms. [REDACTED] did not cite any legal authority entitling her to file an appeal in this matter. Therefore, the appeal will be rejected.

It is noted that the applicant appears to be the child of an alien who is currently eligible to be a TPS registrant. However, while regulations may allow such children to file their applications after the initial registration period had closed; these regulations do not relax the requirements for eligibility for TPS. Persons applying for TPS offered to Hondurans must demonstrate that they have continuously resided in the United States since December 30, 1998, and that they have been continuously physically present in the United States since January 5, 1999. By his own admission, the applicant did not arrive in the United States until July 1999. Therefore, he cannot satisfy the residence and physical presence requirements described in 8 C.F.R. §§ 244.2(b) and (c).

ORDER: The appeal is rejected.