States, to provide fingerprints, photograph(s) or other specified biometric identifiers, documentation of his or her immigration status in the United States, and such other evidence as may be requested to determine the alien's identity and whether he or she has properly maintained his or her status while in the United States and/or whether he or she is admissible. The failure of an alien at the time of inspection to comply with any requirement to provide biometric identifiers may result in a determination that the alien is inadmissible under section 212(a) of the Immigration and Nationality Act or any other law.

* * * *

Paul A. Schneider,

Deputy Secretary. [FR Doc. E9–988 Filed 1–15–09 8:45 am] BILLING CODE 9111-9P-P

DEPARTMENT OF HOMELAND SECURITY

8 CFR Part 274a

[CIS No. 2441–08; Docket No. USCIS–2008– 0001]

RIN 1615-AB69

Documents Acceptable for Employment Eligibility Verification; Correction

AGENCY: U.S. Citizenship and Immigration Services, DHS. **ACTION:** Interim rule; Correction.

SUMMARY: With this amendment, the Department of Homeland Security (DHS) corrects two inadvertent errors that were made in the Employment Eligibility Verification interim rule published in the **Federal Register** on December 17, 2008, at 73 FR 76505.

DATES: *Effective Date:* Effective February 2, 2009.

FOR FURTHER INFORMATION CONTACT:

Stephen McHale, Verification Division, U.S. Citizenship and Immigration Services, Department of Homeland Security, 470 L'Enfant Plaza East, SW., Suite 8001, Washington, DC 20529, telephone (888) 464–4218 or e-mail at *Everify@dhs.gov*.

SUPPLEMENTARY INFORMATION:

Need for Correction

On December 17, 2008, U.S. Citizenship and Immigration Services (USCIS) published an interim rule at 73 FR 76505 amending its regulations governing the types of acceptable identity and employment authorization documents and receipts that employees may present to their employers for completion of the Form I–9, Employment Eligibility Verification.

The rule inadvertently included extraneous language in two paragraphs at 8 CFR 274a.2(b)(1)(vi)(B)(1) and (2). These paragraphs describe a type of receipt that can be presented by lawful permanent residents to their employers in lieu of the Form I–551, Permanent Resident Card, for completion of the Form I–9.

As explained in the preamble on page 76507, column 3, in the first sentence under the paragraph heading, "Adding references to Form I–94A," (see also the last sentence under the paragraph heading, "C. Revising References to Temporary I–551s"), the only change the rule was making to 8 CFR 274a.2(b)(1)(vi)(B) was to add references to the Form I-94A next to each reference to the Form I–94. Arrival-Departure Record. In error, the regulatory text amending 8 CFR 274a.2(b)(1)(vi)(B)(1) at 73 FR 76511 inadvertently included the extraneous language, "with an unexpired foreign passport" in the sentence, "Presents the arrival portion of Form I–94 or Form I– 94A with an unexpired foreign passport containing an unexpired 'Temporary I-551' stamp and a photograph of the individual, which is designated for purposes of this section as a receipt for Form I–551;".

In addition, the regulatory text amending 8 CFR 274a.2(b)(1)(vi)(B)(2) inadvertently included the extraneous language, "or statement," in the sentence, "Presents the Form I–551 by the expiration date of the 'Temporary I– 551' stamp or, if the stamp or statement has no expiration date, within one year from the issuance date of the arrival portion of the Form I–94 or Form I– 94A;". Note that DHS places only Temporary I–551 "statements" on Forms I–94 when issuing temporary evidence of lawful permanent resident status using Forms I–94.

This document corrects these two errors by removing the extraneous language from the regulatory text.

List of Subjects in 8 CFR Part 274a

Administrative practice and procedure, Aliens, Employment, Penalties, Reporting and recordkeeping requirements.

For the reasons set forth in the preamble, FR Doc E8–29874, beginning on page 76505 in the Federal Register of Wednesday, December 17, 2008, the following corrections are made:
1. On page 76511, in the third column, in § 274a.2, paragraphs (b)(1)(vi)(B)(1) and (2) are corrected to read as follows:

§274a.2 Verification of identity and employment authorization.

- * * (b) * * *
- (1) * * *
- (vi) * * *
- (B) * * *

(1) Presents the arrival portion of Form I–94 or Form I–94A containing an unexpired "Temporary I–551" stamp and a photograph of the individual, which is designated for purposes of this section as a receipt for Form I–551; and

(2) Presents the Form I–551 by the expiration date of the "Temporary I– 551" stamp or, if the stamp has no expiration date, within one year from the issuance date of the arrival portion of the Form I–94 or Form I–94A; or

Dated: January 13, 2009.

Michael Aytes,

Acting Deputy Director, U.S. Citizenship and Immigration Services.

[FR Doc. E9–909 Filed 1–15–09; 8:45 am] BILLING CODE 9111–97–P

DEPARTMENT OF HOMELAND SECURITY

U.S. Customs and Border Protection

DEPARTMENT OF THE TREASURY

19 CFR Part 12

[CBP Dec. 09-03]

RIN 1505-AC08

Import Restrictions Imposed on Certain Archaeological Material from China

AGENCIES: U.S. Customs and Border Protection, Department of Homeland Security; Department of the Treasury. **ACTION:** Final rule.

SUMMARY: This final rule amends the U.S. Customs and Border Protection (CBP) regulations to reflect the imposition of import restrictions on certain archaeological material from the People's Republic of China (China). These restrictions are being imposed pursuant to an agreement between the United States and China that has been entered into under the authority of the **Convention on Cultural Property** Implementation Act in accordance with the United Nations Educational, Scientific and Cultural Organization (UNESCO) Convention on the Means of Prohibiting and Preventing the Illicit Import, Export and Transfer of Ownership of Cultural Property. The final rule amends CBP regulations by adding China to the list of countries for

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