YOU MAY BE ABLE TO GET A GREEN CARD IF YOU WERE GRANTED TEMPORARY PROTECTED STATUS (TPS) AND...

HAVE A U.S. CITIZEN SPOUSE OR U.S. CITIZEN CHILD WHO IS AT LEAST 21 YEARS OLD
OR
A U.S. CITIZEN PARENT (IF PARENT’S PETITION WAS FILED BEFORE YOU TURNED 21)

AND MEET ANY ONE OF THE FOLLOWING:

- LIVE IN ALASKA, ARIZONA, CALIFORNIA, GUAM, HAWAII, IDAHO, KENTUCKY, MICHIGAN, MONTANA, NEVADA, OHIO, OREGON, TENNESSEE, OR WASHINGTON AT THE TIME YOU APPLY FOR A GREEN CARD
- TRAVELED ABROAD WHILE IN TPS STATUS AND RE-ENTERED THE COUNTRY WITH ADVANCE PAROLE FORM I-512L
- ENTERED THE COUNTRY WITH INSPECTION OR WITH A VISA
- HAVE A PETITION THAT WAS FILED FOR YOU, YOUR PARENT, OR A SPOUSE BEFORE APRIL 30, 2001

IF SO, CONTACT A LEGAL SERVICES PROVIDER NEAR YOU TO DISCUSS YOUR OPTIONS:
WWW.IMMIGRATIONADVOCATES.ORG/NONPROFIT/LEGALDIRECTORY/

NOTE THAT TPS HOLDERS WHO DO NOT QUALIFY FOR FAMILY-BASED GREEN CARDS MAY STILL BE ELIGIBLE FOR OTHER FORMS OF IMMIGRATION RELIEF.