Immigration and Naturalization Service

(See instructions on reverse. Please typewrite or print plainly in ink)

FEE STAMP

to Return to Unrelinquished Domicile

Alien Registration No. Date (1) I hereby apply for permission to return to the United States under the authority continued in Section 212(c) of the Immigration and Nationality Act MY NAME IS: (First) DATE OF BIRTH: (Month, day, year) PLACE OF BIRTH: (City, province, country) I AM A CITIZE PRESENT ADDRESS: (Street and number, apt. no., city, state, country)	N OF: (Country)	
(1) I hereby apply for permission to return to the United States under the authority continued in Section 212(c) of the Immigration and Nationality Act MY NAME IS: (First) (Middle) (Last) DATE OF BIRTH: (Month, day, year) PLACE OF BIRTH: (City, province, country) I AM A CITIZE		
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PRESENT ADDRESS: (Street and number, apt. no., city, state, country)		
(2) I was lawfully admitted to the United States for permanent residence at:		
PORT: DATE: (Month, day, year) NAME OF VESSEL OR OTHER MEANS OF	F CONVEYANCE:	
(3) Since that admission I have departed from and reentered the United States as follows:		
	PURPOSE OF TRIP	
Port Date (Month, day, year) Vessel or Other Means of Conveyance Port Date (Month, day, year) Vessel or Other Means of Conveyance		
(4) During the past 7 years I have resided at the following places: (List present address first)		
(Complete Address - Include Apt. No.) From - To -		
	Present time	
(5) During the past 7 years I have been employed as follows: (List present employment first)		
From - To - Employer's Name Address Oc	Occupation or Type of Business	
Present		
(6) My immediate family consists of the following persons:		
	Present Address	
(7) I depart(ed) temporarily from the United States on or about (Date)	and will remain	
	or the purpose of	
(Country) (Length of Time)	1 1	
; and expect to apply for admission at(Port)		
Form I-191 (Rev. 5-5-83)N RECEIVED TRANS. IN RET'D-TRANS.OUT	COMPLETED	
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I understand that the information herein contained may be used in any criminal or civil proceedings, including deportation or exclusion, hereafter instituted against me.

I certify that the statements above are true and correct to the best of my knowledge and belief.

	(Signature of Applicant)		
SIGNATURE OF PERSON PREPARING FORM, IF OTHER THAN APPLICANT			
I declare that this document was prepared by me at the request of the applicant and is based on all information of which I have any knowledge.			
(Signature)	(Address)	(Date)	
Decision: Application granted upon the following terms and conditions:		DATE OF ACTION DD DISTRICT	

INSTRUCTIONS TO THE APPLICANT

READ INSTRUCTIONS CAREFULLY - FEE WILL NOT BE REFUNDED

- (A) This form when completely executed, should be submitted to the District Director of the Immigration office having jurisdiction over your place of permanent residence.
- (B) A fee of fifty dollars (\$50) must be paid for filing this application. It cannot be refunded regardless of the action taken on the application. DO NOT MAIL CASH. ALL FEES MUST BE SUBMITTED IN THE EXACT AMOUNT. Payment by check or money order must be drawn on a bank or other institution located in the United States and be payable in United States currency. If applicant resides in Guam, check or money order must be payable to the "Treasurer, Guam." If Applicant resides in the Virgin Islands, check or money order must be payable to the "Commissioner of Finance of the Virgin Islands." All other applicants must make the check or money order payable to the "Immigration and Naturalization Service." When check is drawn on account of a person other than the applicant, the name of the applicant must be entered on the face of the check. If application is submitted from outside the United States, remittance may be made by bank international money order or foreign draft drawn on a financial institution in the United States and payable to the Immigration and Naturalization Service in United States currency. Personal checks are accepted subject to collectibility. An uncollectible check will render the application and any document issued pursuant thereto invalid. A charge of \$5.00 will be imposed if a check in payment of a fee is not honored by the bank on which it is drawn.
- (C) If the space provided in the form is insufficient to answer a question fully, you should attach a sheet of paper containing your answer which should be numbered to correspond with the question.
- (D) In Part (3) where absences have been numerous as a resident alien border crosser or as a seaman it will be sufficient to give the approximate number of such absences and the years covered thereby.
- (E) List specifically and in detail your reasons for possible inadmissibility. For example, if application is made because the applicant may be inadmissible due to conviction of crime, the designation of the crime, the date and place of its commission and of conviction therefor, and the sentence or other judgment of the court shall be stated in the application. In the case of disease, mental or physical defect or other disability, give exact description, duration thereof and date and place last treated.
- (F) If applicant is mentally incompetent or is under 14 years of age, the application shall be executed by his parent or guardian.

The authority for collection of the information requested on this form is contained in 8 U.S.C. 1103(a). Submission of the information is voluntary. The principal purpose for which the information is solicited is for use by a District Director of the Immigration and Naturalization Service to determine whether the applicant is eligible for advance permission to return to an unrelinquished domicile pursuant to the provisions of section 212(c) of the Immigration and Nationality Act, 8 U.S.C. 1182(c). The information solicited may also, as a matter of routine use, be disclosed to other federal, state, local, and foreign law enforcement and regulatory agencies, the Department of Defense including any component thereof (if the applicant has served, or is serving in the Armed Forces of the United States), the Department of State, Central Intelligence Agency, Interpol, and individuals and organizations, during the course of investigation to elicit further information required by the Service to carry out its functions. Failure to provide any or all of the solicited information may result in the denial of the application.