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| | | 1 | FROM J. Lee Rank | | TUE. N.T. | • |
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| 0 | THE LEGAL ADVISER DEPARTMENT OF STATE WASHINGTON |
| | Nay 8, 1964 |
| <u>SECRET</u> | Commission Exhibit Ho. 948 |
| Dear Mr. Ran | kin: |

In response to your letter of March 23, 1964, I am enclosing answers to the questions contained in Attach-ment B of your letter. These questions refer to matters considered in the Department Report on Lee Harvey Oswald of last December and the underlying files subsequently requested and received by the Commission.

Please let us know if we can provide any further information on these or other matters.

Sincere M Than Chayes Abram Chayes

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Enclosures:

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Answers to 18 Questions w/attachments.

J. Lee Rankin, General Counsel, President's Commission on the Assassination of President Kennedy, 200 Maryland Avenue, N.E., Washington, D.C. 20002. Mr. J. Lee Rankin,

SECRET

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Group 5 Declassified following removal of classified attachments.

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QUESTION 1

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On a copy of a list of applicants for passports which was sent by telegram from the New Orleans Passport Office to the Passport Office in Washington, D. C., on June 24, 1963, opposite the name of Lee Harvey Oswald there appears the word, "NO." We would appreciate an explanation of the origin of this notation, its significance, if any, and the identity of the person who wrote it.

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<u>ANSWER</u> - The notation "NO" was placed on the incoming teletype message from the New Orleans Passport Agency by one of the employees in the TWX Section of the Passport Office in Washington, D. C.

The "NO" signifies that this message originated in the New Orleans Passport Agency. All clearance lists from the Passport Agencies are similarly marked with the agency's designator symbol for indexing to insure correct filing of the message. The symbols are: NO - New Orleans, BN - Boston, CG - Chicago, HH -Bonolulu, IA - Los Angeles, Mi - Miami, SF - San Francisco, NY - New York, SE - Seattle.

This symbol is routinely placed on the incoming teletype message by any one of the group of employees in the TWX Section. Its placement on the message opposite to the name of Lee Harvey Oswald is purely coincidental. The Department cannot determine which employee in the TWX Section wrote it.

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QUESTION 2

A copy of a document dated June 20, 1962, attached hereto and marked "Exhibit A," refers to an "Operations Memorandum of June 12, 1962" which is said to be for inclusion in the passport file of Lee Harvey Oswald. Will you please describe this document and, if copies are still available, furnish us with a copy. If copies are not currently available, we would appreciate an explanation.

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Commission Exhibit No. 948

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ANSWER - The Operations Memorandum of June 12, 1962 is in the passport file of Lee Harvey Osvald. A copy of this document was included in the photostatic copy of the Department's files which was sent to the Commission. We are, however, enclosing another copy.

7 : VIIIAGEITID **OPERATIONS MEMORANDU** Date: Sine 12, 1952 Department of State (SSS) **TO:** Acetany Pascar FROM: MERICALPUNITS: Lee Zarvey Cousid and Family SUBJECT: REF: Toreign Affairs Hannel, Volume 7, 123.9-1 Г Stears' is tickets were purchased for Lee Conside his alien wife, and infant to be delivered to then in inducedus an Jone 1, 162 for reportation to the United States. Cost (113. (D.T. 1132, June, 1562, accounts of Firginia Mergin, 7310) A portion of the cost of roll tickets for the Coulds from Moment to Motionica was also paid by the Emersy. Cost \$17.71. (577 113), June, 1962) accounts of Virginia Mongim, 2003 1 Total Zetacoy expediitures were thus (135.71. The Orwelds port of destination is for Terk. PASSPORT OFFICE cer Passpert Office JUN 25 1962 PILLAD ź ÷, ÷ ÷ VECLASSIES D Jerbury/ww ł Commission Exhibit No. 948 2

OFFICIAL USE ONLY ATTACHENT

ATTACHMENT B

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QUESTION 3

The files we have been furnished indicate that on February 1, 1961, as the result of a call by Mrs. Marguerite Oswald, the mother of Lee Harvey Oswald, the Department of State in Washington sent a request to the American Embassy in Moscow that it inform the Soviet Ministry of Foreign Affairs that Lee Harvey Oswald's mother was worried as to his personal safety and anxious to hear from him. Was this message encoded before being sent from Washington to the American Embassy in Moscow, or sent in some other manner designed to keep its contents hidden from Soviet authorities? Were the contents of the message ever communicated to the Soviet authorities? If they were, when was the communication made and to whom?

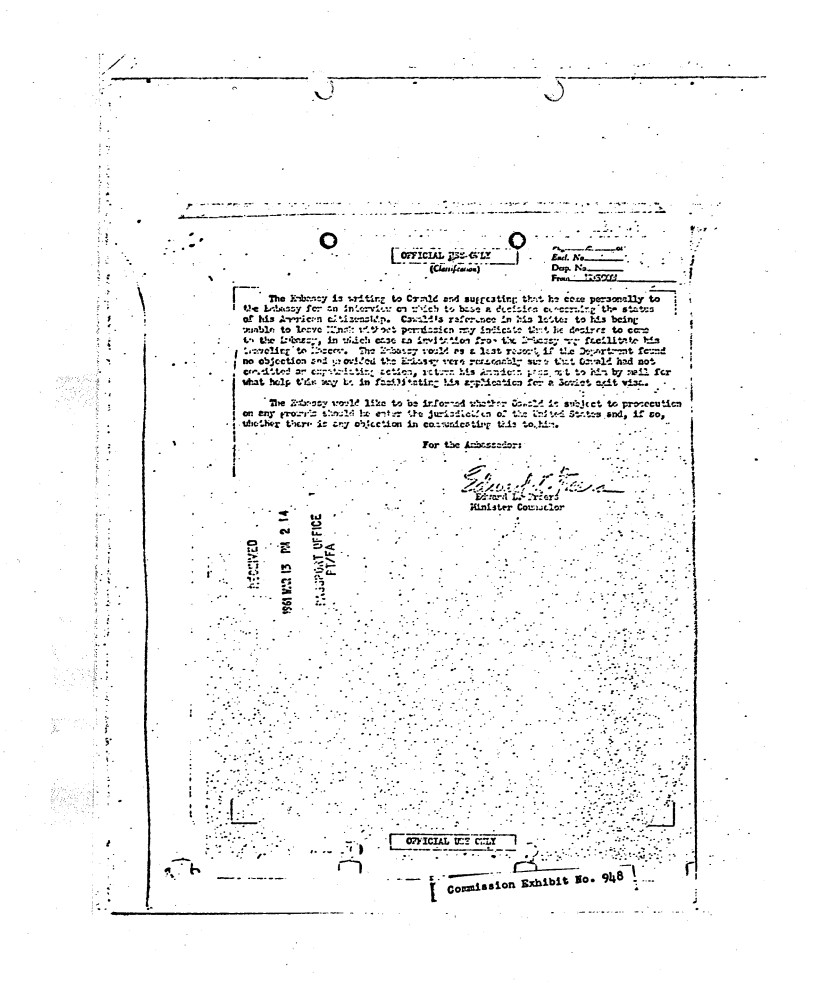
<u>ANSWER</u> - This message was sent by an instruction in a diplomatic pouch from the Department to the American Embassy in Moscow on February 1, 1961 (copy attached). It was not encoded, but since it was sent in a pouch, its contents could not have been seen by Soviet authorities before being received by the Embassy.

The Embassy responded by despatch on February 28, 1961. A copy of this response, which has been previously furnished to the Commission, is enclosed. As the response indicates, the Embassy received a letter from Oswald on February 13, 1961, and it was therefore unnecessary to request information from the Soviet authorities concerning his whereabouts.

OFFICIAL USE ONLY ATTACHMENTS

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. 2 1 ٠. ì -يهو مصلح يواجر التي المناجع المستحم التي تعتد الجم 1 3, OFFICIAL ODE USEL ÷. (Security Sautification) -FOREIGN SERVICE DESPATCH è Ŀ ź FROM Amenhassy 1203004 17.1 Pebruary 28, 1961 ßp 10 THE DEPARTMENT OF STATE, WASHINGTON. 2 1-127, February 1, 1961, Subject: Melfare-Whereabouts: Lee Earvey Could RLF PF RH/R·2 EUR-5 ses -2 **T**./6 rpđ. Los Coly 5) っ , . . <u>.</u> 59 CITIZ-NSHIF AND PASSICUTS: Lee Harvey Ostal-SUSJECT: 14.5 . . . , , The Embessy received on February 13, 1961 the following undated letter from Lee Envery Oswald portwarked Kinsk February 5 and Honeour February 11: . Dear Sirs: ଟ୍ଡ Since I have not received a reply to my letter of December 1960, I an writing spain asking that you consider my request for . the return of my American passport. I desire to return to the United States, that is if we could come to some egreement concerning the dropping of any legal pro-ceedings against me. If so, then I would be free to ask the Russian authorities to allow me to leave. If I could show them ÷ my American passport, I am of the opinion they would give me an exit visa. 5 . They have at no time insisted that I take Russian citizenship. I am living here with non-permanent type papers for a foreigner. : I cannot leave Kinsk without permission, therefore I am × writing rather then calling in person. I hope that in recolling the responsibility I have to America ł that you remember yours in doing everything you can to help me since I am an American citizen. Sincerely, z, ۰. /s/ Los Earvey Octald" Oswald's present sidress as given on the envelope and in his letter is: Whitsa Kalinina, House h, Apertment 2L, Minsk. The Department may wish to trans-mit this address to Frs. Marguerite Oswald. It would presumply fulfill the requirement in paragraph three of the Department's referenced Mirgrem. OFFICIAL USE GILY . AFFORTER ACTION COPY - DEPARTMENT OF STATE Ŋ ٩. Commission Exhibit No. 948



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QUESTION 4

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Reference is made to the document attached hereto marked "Exhibit B." Is this the "look-out card" which was once in the file for Lee Harvey Oswald? If it is not, please describe what it is.

1. . . **.** . .

ANSWER - Exhibit B is not a "lookout card." Exhibit B is a copy of a so-called "REFUSAL" sheet (Form DS-833). A lookout card is a small IEM card kept in a special file maintained in the Passport Office. The lookout card system is described in detail in pages 3 and 4 of part 2 of the Department's Report on Lee Harvey Oswald.

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A form DS-833 is prepared for insertion in the passport file when information is received which may affect the issuance of a passport. It is used primarily as a "flag" and does not necessarily mean the person concerned should be denied passport facilities. It does indicate, however, that a lookout card for the named individual should have been prepared.

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ATTACHMENT B

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QUESTION 5

The attached document dated October 11, 1963 and labeled "Exhibit C" was apparently at one time accompanied by another one-page document containing "SECRET" information. Will you please furnish us a copy of this other document?

ANSWER - This document was at one time accompanied by a one-page message from the CIA. It is the same message that is referred to by the Commission in question No. 16 and copies have been previously furnished to the Commission. As Exhibit C indicates, the copy in Oswald's passport file was accidentally destroyed on November 23, 1963, while it was being thermofaxed. We are enclosing another copy of this message.

SECRET ATTACHMENT

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QUESTION 6

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On July 10, 1961 while he was at the American Embassy in Moscow, Lee Harvey Osvald signed an Application for Reneval of Passport which contained a printed statement whereby, by crossing out either the word "have" or the words "have not", the applicant could indicate whether he had committed one or more of the disloyal or possibly expatriating acts listed. The printed statement also provided that if the applicant indicates that he committed one or more of these acts, a supplementary statement under oath explaining the circumstances is to be attached to the application. By crossing out the appropriate words, Lee Harvey Oswald stated under oath that be had committed one or more of the disloyal or possibly expatriating acts listed on the application.

C

Despite the foregoing, Osvald's existing passport was returned to him on July 10, 1961 and it was renewed for thirty (30) days on May 24, 1962. It is not clear from the Department's files whether any supplementary statement under oath setting forth the circumstances of Osvald's actions was attached to the Application for Renewal of Passport. Would you please explain this entire situation?

ANSWER - The file shows that Oswald executed on July 10, 1961, a supplemental statement (Questionnaire) which, along with the Renewal Application of July 10, 1961, was forwarded to the Department in Moscow despatch 29, July 11, 1961. The information furnished by Oswald in this Questionnaire does not contain any evidence that he, in fact, performed any act of expatriation. The file also shows (see Moscow despatch 29, July 11, 1961) that Oswald was questioned at length by an Embassy Consular Officer but no evidence was revealed of an expatriating act. This despatch also shows that Oswald's passport was returned to him for the purpose of allowing him to make an application for an exit visa for his wife immediately upon his return to Minsk. This passport was valid only until September 10, 1961.

On August 18, 1961, the Department sent an Operations Memorandum to the American Embassy at Moscow authorizing the reneval of Oswald's passport "if no adverse reason is known, to take place upon his presentation of evidence that he needs such reneval in connection with his efforts to return to the United States as indicated in the final sentence on page 2 of despatch 29."

Commission Exhibit No.

948

The Embassy was further instructed that "Any renewal granted to Mr. Oswald should be limited to his passport needs and as stated in the second paragraph of the Department's A-173 of April 13, 1961, his passport should be made valid for direct return to the United States."

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In the reneval application of May 24, 1962, Mr. Oswald signed a statement that he had not performed any of the acts of expatriation listed in the form. Consequently no supplemental statement or questionnaire was prepared at this time.

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QUESTION 7

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We would appreciate any further thoughts you may have as to the legal authority for the exercise of discretion by the United States Department of State and the United States Department of Justice, and the propriety of its exercise, in waiving the sanctions of Section 243(g) of the Immigration and Nationality Act in issuing a visa to Mrs. Marina Oswald and admitting her into the United States in 1962.

ARSWER - Section 4 of the Department's Report on Lee Barvey Oswald concerned the issuance of a visa to Mrs. Oswald. Part 2 of that section, beginning on page 3 and running through page 10, sets forth our views on the issues involving Section 243(g).

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This discussion may not have made it clear, however, that Section 243(g) vests exclusive authority in the Attorney General to impose the statutory sanction on any country, which, when requested, denies or unduly delays the acceptance of a deportable alien who is a national, citizen, subject or resident of that country. The Attorney General's decision to impose the sanction is discretionary to a degree since it is based on his judgment of what constitutes undue delay or a denial to accept a particular alien. There is no discretion, however, in the role performed by the Secretary of State. Upon receipt of notice from the Attorney General that the Section 243(g) sanction has been imposed on a particular country, the Secretary of State must take prompt action to suspend issuance of all immigrant visas in that country. He does this by an instruction to all consular officers performing their duties in the proscribed country. There is no uncertainty as to the authority to impose and terminate the sanction; it is vested solely in the Attorney General.

Just as the Department of State cannot impose the Section 243(g) sanction with respect to any country, the Department has no authority to waive the sanction in individual cases. The Immigration and Naturalization Service is satisfied, however, that the Attorney General has this authority and the Department of State has recommended its exercise in a number of cases, including that of Mrs. Oswald. The basis for the recommendation concerning Mrs. Oswald is set forth in full in the Department's Report on Lee Harvey Oswald.

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QUESTION 8

A detailed description of the procedures in effect for exercising this discretion in your Department at the time it was exercised in the case of Mrs. Oswald would be helpful to the Commission. We are interested in the identity and function of each office or individual involved in these procedures and the names of the persons occupying the relevant positions or offices at the time the decision was made to grant a visa to Mrs. Oswald or to admit her into the United States.

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ARSWER - The procedures in effect in 1962 when Mrs. Oswald was granted a waiver of the Section 243(g) sanction were prescribed by the Immigration and Naturalization Service. They are summarized in the State Department's visa instructions for the guidance of consular officers, Note 2 to 22 CFR 42.120, Vol. 9, Foreign Affairs Manual, a copy of which is enclosed. The Immigration and Naturalization Service's procedures are set forth in the Services's operations instructions, a copy of which is also enclosed.

The following is a chronology of the administrative actions which resulted in a waiver of the Section 243(g) sanctions for Mrs. Oswald:

(1) CAV-25 of August 28, 1961, from Embassy Moscow recommending a waiver of the Section 243(g) sanction. Drafter, J. A. McVickar, Foreign Affairs Officer.

(2) Letter of February 28, 1962, from the Service's District Director, J. W. Holland, at San Antonio, to Charles G. Sommer, Assistant Director of the Visa Office, attaching approved petition for forwarding to Moscow, and advising that a waiver of the Section 243(g) sanction was not authorized.

(3) OMV-61 of March 9, 1962, from Department to Embassy transmitting approved petition and informing Embassy that waiver of sanction not granted. This memorandum reminded the Embassy that Mrs. Oswald might proceed to some other country to file her visa application and thus avoid the sanction. Drafted by J. E. Crump, Consular Affairs Officer in the Visa Office, with copy to Miss Virginia James, International Relations Officer in the Office of Soviet Affairs.

(4) Memorandum of March 16, 1962, from the Office of Soviet Affairs -- Robert I. Owen, Officer in Charge of Bilateral Political Relations -- to John E. Crump, Consular Affairs Officer in the Visa Office (drafted by Miss James), recommending that the Immigration Service be asked to reconsider on an urgent basis its decision regarding the 243(g) waiver for Mrs. Oswald.

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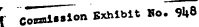
(5) Memorandum of March 23, 1962, from Robert F. Hale, Director of the Visa Office, to Michel Cieplinski, Acting Administrator of the Office of Security and Consular Affairs (drafted by Mr. Crump), transmitting proposed letter for Mr. Cieplinski's signature to Commissioner of Immigration and Naturalization regarding waiver of Section 243(g) sanction.

(6) Memorandum of March 23, 1962, from Office of Soviet Affairs (Mr. Robert Owen) to Office of Security and Consular Affairs (Mr. Cieplinski) (drafted by Miss James), stating that SOV had cleared attached letter to Commissioner of Immigration and Naturalization. Memorandum contained a quote from Embassy's despatch No. 29 of July 11, 1961, regarding Oswald's activities in the Soviet Union.

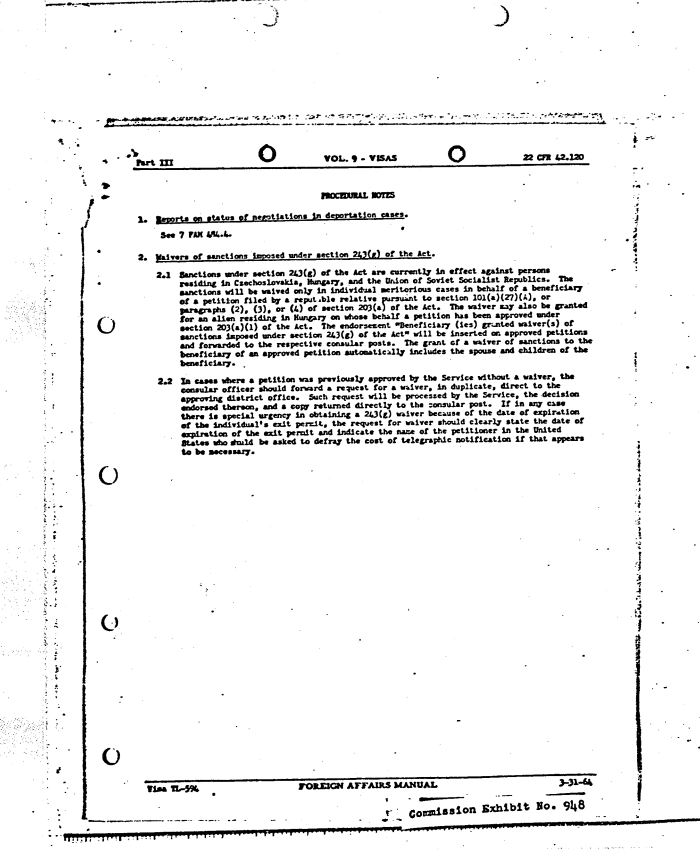
(7) Letter of March 27, 19⁻², from Hr. Cieplinski to Mr. Farrell, Commissioner of Immigration and Naturalization, requesting that Section 243(g) sanction be waived in Mrs. Oswald's case, and stating his belief (Cieplinski) that it is in best interest of United States to have Mr. Oswald depart from the Soviet Union as soon as possible. (Letter drafted by Mr. Crump.)

(8) Telegram of May 4, 1962, from Embassy requesting an early decision on reconsideration of 243(g) waiver for Marina Oswald.

(9) Letter of May 9, 1962, from Robert H. Robinson, Deputy Assistant Commissioner of INS, to Mr. Cieplinski which concludes: "In view of strong representations made in your letter of March 27, 1962, you are hereby advised that sanctions imposed pursuant to Section 243(g) of the Immigration and Nationality Act are hereby waived in behalf of Mrs. Oswald."



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(c) <u>Blood tests</u>. Except for persons residing in the USSR for whom blood tests are not available, in all other visa petition cases in which the basis for the requested classification is a claimed blood relationship, and primary or secondary evidence in support of a claimed relationship is not available, blood tests shall be required only when the results thereof would be helpful in resolving the relationship issue. (<u>Reviced</u>)

Any expense incurred shall be borne by the petitioner. Arrangements may be made for blood tests to be conducted by the United States Public Health Service. If such arrangements cannot be made or are not satisfactory, blood tests may be conducted by doctors considered qualified in that field. Every precaution shall be taken to insure that there shall be no substitution of blood examinees. Arrangements shall be made to request the examination on a form request, bearing the photograph and personal data of the examin: o. The form shall be sent directly to the selected redical examiner she should be requested to satisfy Manualf that the person examined is the person to them the photograph and personal data relate. The examining physician shall be requested to complete the form and return it directly to the requesting Service office so that the examinee will have no opportunity to arrange for a substitution of compatible blood or to tamper with the report.

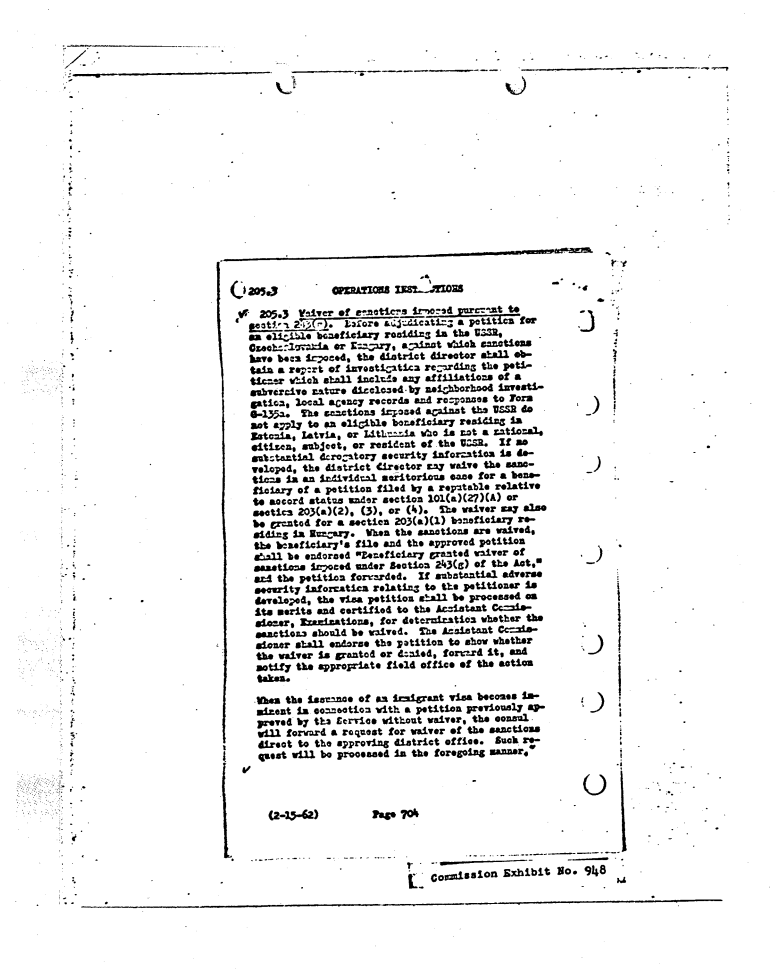
If a petitioner refuses to submit to a blood test and has submitted no documentary proof of blood relationship, the petition shall be denied on the ground that the petitioner has failed to establish identity.

When there is no evidence that the claimed relationship does not exist and the patitioner or bonoficiary or both are abroad, the patition may be approved on the condition that satisfactory blood test reports are received by the American consul. A conditionally approved vice potition shall set forth the names and addresses of the persons abroad for whom satisfactory blood tests will be required and shall be accompanied by the reports of any blood tests ande in the United States.

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QUESTION 9

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If any material changes in the foregoing procedures have been put into effect by the Department since August 1959, we would like to be so informed.

ANSWER - No material changes in the foregoing procedures have been put into effect by the Department since August 1959.

Commission Exhibit No. 948

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QUESTION 10

We would like the same information requested in questions 7 through 9 in connection with the determination that Mrs. Marina Oswald was entitled to a visa and admission into the United States under the provisions of Section 212(a)(28)(I)(i) of the Immigration and Nationality Act.

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(A) We would appreciate any further thoughts you may have as to the legal authority for the exercise of discretion by the United States Department of State and the United States Depart-ment of Justice, and the propriety of its exercise, in waiving the sanctions of Section 212(a)(28)(1)(1) of the Immigration and Nationality Act in issuing a visa to Mrs. Marina Oswald and admitting her into the United States in 1962.

ANSWER - Our views on this question were set forth in part 4 of the Department Report, entitled "Lee Harvey Oswald -- Issuance of Visa to Wife, Mrs. Marina Nicholaevna Oswald" (pp. 1-3). Some further elaboration may, however, be helpful.

Mrs. Oswald was issued a visa fter it was determined that her membership in the Soviet Trade Union for Medical Workers was involuntary and, therefore, fell within the exception of Section 212(a)(28)(1)(1). Once it was found that her membership was involuntary, the ineligibility disappeared by operation of the statute. Therefore, the issuance of a wise would not be considered to have involved a waiver re= quiring an exercise of discretion.

In an operations memorandum dated August 28, 1961, the American Embassy in Moscow reported the following information concerning Mrs. Oswald: "In connection with her employment and her professional training, she has been a member of the Soviet Trade Union for Medical Workers since 1957. Such membership is routinely considered to be involuntary under Section 212(a)(28)(I)(1) of the Act."

In this operations memorandum the Embassy recommended a favorable advisory opinion by the Department and approval of Mrs. Oswald's petition. The Embassy considered, therefore, that Mrs. Oswald's membership in the Soviet Trade Union for Medical Workers was necessary to obtain her education at the Fnarmaceutical Technical Institute in Leningrad and also to obtain her employment at the Klinincheskaya Hospital in Minsk. Membership in a proscribed organization is considered involuntary if it was necessary to obtain employment, food rations, or other essentials of living. (Section 212(a)(28)(I)(i) of the Act) The Embassy's finding of involuntary membership

was concurred in by the Department; it was consistent with instructions issued to consular officers for their guidance in resolving such questions. (Note 3.3 to 22 CFR 42.91(a)(28), Confidential Appendix A, Vol. 9, FAM)

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(B) A detailed description of the procedures in effect for making this determination in the Department at the time it was made would be helpful to the Commission. We are interested in the identity and function of each office or individual involved in the determination of these procedures and the names of the persons occupying the relevant positions or offices at the time the decision was made.

ANSWER - Upon receipt of the Embassy's operations memorandum dated August 28, 1961, which was drafted by J. A. McVickar, a Foreign Affairs Officer, the Visa Office processed the case in accordance with established procedures. It was referred first to the then Security and Accreditations Branch which had responsibility for conducting agency name checks and for processing requests for security advisory opinions. Miss Violet Smith, Deputy Chief of the Branch, was the action officer. A name check was initiated on September 12, 1961, with other agencies, namely, the Gentral Intelligence Agency, the Federal Bureau of Investigation, Biographic Register (BR), and the Department's Office of Security. In addition, a check with the files of the Passport Office was made. This procedure is required in the cases of visa applicants who hold passports issued by Communist-controlled countries. Results of the name check were as follows:

CIA - On September 27, 1961, advised that there was no pertinent identifiable information.

- FBI On September 27, 1961, referred to reports concerning the alien's husband, already furnished to the Department (on file with the Office of Security).
- O/SY On September 13, 1961, furnished the Visa Office its file (No. 31-61981) concerning the alien's husband.
 - BR On September 18, 1961, reported "no record."

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PPT - Advised that the alien's husband had not expatriated himself. The Department advised the Embassy at Moscow by telegram (wirom No. 950, October 3, 1961) that available information concerning the applicant established her eligibility for the relief provided by Section 212(a)(28)(I)(i). Wirom 950 of October 3, 1961, was drafted by Miss Violet Smith, cleared by Miss Virginia James, and signed by Miss Smith in the name of Frank L. Auerbach, Chief of the Field Advisory Services Division of the Visa Office.

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Commission Exhibit No. 948

(C) If any material changes in the foregoing procedures have been put into effect by the Department since the determination was made, we would like to be so informed.

ANSWER - No material changes in the procedures described in the answer to question No. 10(B) have been put into effect.

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QUESTION 11

Similarly, we are interested in the same information as requested in questions 7 through 9 in connection with the determination that Lee Harvey Oswald had not expatriated him-self so as to be disqualified for reentry into the United States as an American citizen in 1962.

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(A) Any views you may have on the legal basis for the determination that Lee Harvey Oswald had not expatriated himself so as to be disqualified for reentry into the United States as an American citizen in 1962.

ANSWER - Our views on this question were set forth in part 3 of the Department's Report, entitled "Lee Harvey Oswald -- Expatriation." As stated in that analysis, there was no evidence then, nor is there any evidence now, that Oswald had performed any act which under our statutes resulted in expatriation, so as to be disqualified for reentry into the United States as an American citizen in 1962.

(B) A detailed description of the procedures in effect for making this determination in the Department at the time it was made. We are interested in the identity and function of each office or individual involved in these procedures and the names of the persons occupying the relevant positions or offices at the time the decision was made that Lee Harvey Oswald had not expatriated himself.

ANSWER - Under Section 104(a)(3) of the Immigration and Wationality Act of 1952, the Secretary of State is charged with the responsibility of determining the nationality of persons "not in the United States." Under the regulations of the Department of State as embodied in Section 773.6(b) of Volume 3 of the Foreign Affairs Manual, this authority is performed by the Foreign Operations Division of the Passport Office.

Operating under this authority, the case was reviewed in the Eastern Europe, South Asia and Far East Branch of the Foreign Division, Fassport Office, by Miss Bernice Waterman, a GS-12 adjudicator of many years experience in

mationality matters. Miss Waterman, who has since retired, began her employment with the Passport Office in 1926. She drafted the Operations Memorandum of August 18, 1961, in which it was stated "there is available no information and/or evidence to show that Mr. Oswald has expatriated himself under the pertinent laws of the United States."

The file was subsequently reviewed and the communication was approved and cleared by the following persons as shown by their initials on the blue file copy of the communication:

"HFE" - Mr. Henry P. Kupiec - GS-13 Attorney-Advisor, Chief of the Branch and Miss Waterman's immediate supervisor. He has been employed by the Passport Office since 1946.

"RCB" - Mrs. Rosalyn C. Bielaski - GS-11 Correspondence Review Adjudicator who has been employed by the Passport Office since 1943.

CHS - Mr. Carroll H. Seeley - GS-13 Attorney-Advisor. In 1961 Mr. Seeley was Chief of the Security Branch of the Legal Division. Mr. Seeley is now a GS-14 Attorney-Advisor and Assistant Chief of the Legal Evision.

The file was finally reviewed and the communication signed by Mr. John T. White (now retired), GS-15 Attorney-Advisor, Chief of the Foreign Operations Division.

The procedure followed in this case is the usual procedure in cases involving nationality and security.

(C) If any material changes in the foregoing procedures have been put into effect by the Department since the determination was made, we would like to be so informed.

ANSWER - No material changes in the procedures described in the answer to question No. 11(B) have been put into effect.

Commission Exhibit No. 948



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QUESTION 12

If possible, the Commission would appreciate a fuller description of the procedures in effect in the Department of State for preparing, modifying, placing and withdrawing a "look-out" card in the passport file, and a description of the security procedures used to prevent access to this file by persons who might make unauthorized changes in it, from the persons who might make unauthorized thanges in it, from the time when Lee Barvey Oswald was first issued a passport in 1959 up to the date of this letter. If any material changes in such procedures have been effected during that time, we would like to be so informed. We would like to know the names of all persons who were authorized to modify or remove a look-out card of the kind or kinds which might reasonably have been prepared for Lee Harvey Oswald or to prepare or prevent its preparation in the first instance, and a statement of the grounds upon which they were authorized to modify or remove such a card or to prepare or prevent its preparation. We are interested in the names of all persons, if they can be identified, who did in fact prepare, modify or remove any look-out card for Lee Harvey Oswald which did exist at any time, or failed to comply with standard procedures requiring the preparation of such a card.

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(A) Description of the procedures in effect in the Passport Office for preparing, modifying, placing or withdrawing lookout eards.

<u>ANSWER</u> - Attached is a copy of Passport Office Instruction 2300.3, dated February 20, 1964 (TAB A), which sets forth the present procedures for the operation and maintenance of the Passport Office Lookout File. These procedures resulted from the experience gained in 1961-62 when the Lookout File was converted from a "3 x 5" typed card operation to the present printed and punched IEM card operation.

Frior to the promulgation of Instruction 2300.3, most actions to prepare or to remove a lookout card were initiated by adjudicator/officers in the Passport Office, based upon information from the passport folder, a passport application and/or correspondence. Until 1961 the adjudicator prepared a "Refusal" sheet (Form DS-833) and forwarded it to the Clearance Section for preparation of the card and filing it in the Lookout File or for removal

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of the card from the Lookout File. In 1961, during the period of conversion, some adjudicators/officers began making both "Refusal" sheets and lookout cards. Since February 1964 all adjudicators/officers make both "Refusal" sheets and lookout cards.

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In addition lookout cards were prepared, and continue to be prepared, in the Clearance Section, upon information or request from the Finance Office of the Department of State, the Federal Bureau of Investigation, court orders, and requests by other agencies.

(B) Description of the security procedures used to prevent access to the Lookout File by persons who might make unauthorized changes from the time Lee Harvey Oswald was first issued a passport in 1959 to the date of this letter.

ANSWER - Attached is a copy of Passport Office General Management Instruction No. 1714.1 dated August 7, 1961 (TAB B), which sets forth the policies and procedures governing access to the main files and records of the Passport Office.

Set forth below is a short chronology giving the location of the Passport Office during the period in question and the procedures in effect to safeguard its records.

The Passport Office was physically located in the Matomic Building, 1717 H Street, N.W., from September 1955 to August 1960. While in the Matomic Building the entire Passport Office space was protected after hours by an anti-intrusion system. The building was also under 24-hour guard control.

The move from the Matomic Building to the State Department Building was made on Saturday and Sunday, August 20-21, 1960, under security guard protection and in accordance with procedures approved by the Department's Office of Security.

Since its installation in the State Department Building, the Lookout File has been located in a room to which access is limited during working hours. After

Commission Exhibit No. 948

working hours the room is secured by a combination lock and is guarded by the ADT Protection Service (American District Telegraph Company) and by the Department's guard force.

The security systems evolved for the protection of this space in both buildings were examined and approved by the Department's Office of Security.

(C) List any material changes in such procedures which have been effected during that time.

<u>ANSWER</u> - Concerning changes in physical security procedures, see answer immediately above, which covers changes made during this period, as the result of physical moves by the Passport Office.

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Concerning substantive changes, lookout cards are now kept for an additional category of persons. In January 1964, the Department of State made arrangements with the Department of Defense to receive from that Department, on a continuing basis, identifying information, particularly names and dates of birth, of actual and potential defectors in the military service, including those who may have redefected, to Communist countries or Communist-dominated areas. On the basis of the information supplied by the Department of Defense, the Passport Office was instructed on March 14, 1964, that lookout cards should be kept for this category of persons. A copy of the letter to the Department of Defense requesting this information and copies of the instructions putting this procedure into effect are attached (TAB C).

(D) Names of all persons who were authorized to modify or remove a lookout card of the kind or kinds which might reasonably have been prepared for Lee Harvey Osval : to prepare or prevent its preparation in the first instance : . : statement of the grounds upon which they were authorized ... prepare or prevent its preparation.

ARSWER - In expatriation cases, lookout cards would be prepared (on evidence that the individual had renounced or intended to renounce his citizenship), modified or removed after a "refusal" bheet is made. Such "refusal" sheets for loss of nationality cases from the U.S.S.R. area would be authorized by the Chief of the Foreign



Operations Division, the Branch Chief (and Assistant, if any) for the Eastern Europe, Southern Asia and Far Eastern Branch, or the adjudicator assigned to the case. The following is a list of the people who filled these positions:

Bernice L. Waterman - Adjudicator for Oswald case throughout. Branch Chief January 1, 1959 to August 20, 1960; Assistant Branch Chief August 21, 1960 to February 28, 1962. Retired.

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Henry F. Kupiec - Branch Chief March 23, 1961 to present.

John T. White - Chief of Foreign Operations Division.

After a "refusal" sheet is prepared, Miss Nanny W. Berry (or a replacement) of the Clearance Section prepares or modifies the lookout card. After a lookout card is prepared or modified, it would be placed in the file by a clearance clerk in the Clearance Section. After its removal is authorized by the originating office, it would be removed by either the Supervisor of the Clearance Section (A. W. Maxwell) or the Assistant Supervisor (Vince Johnson, Jr.).

Mr. White, Mr. Kupiec, or Miss Waterman would be considered to be the people concerned with the expatriation aspect of the Oswald case in the first instance and would be authorized to prepare or not prepare the "refusal" sheet in the first instance.

When a repatriation loan is made, the Office of Finance of the Department of State (Miss Leola B. Burkhead or Mrs. Muriel B. Owens) would, normally, forward a copy of the repatriation loan bill to the Glearance Section. This serves as authorization to prepare a lookout card. The lookout card would be prepared (or removed upon notification from the Office of Finance that the loan is repaid) and filed in the same manner as mentioned above.



A "refusal" sheet (authorizing the modification, preparation, or removal of a lookout card) would be prepared or not prepared and lookout cards would be modified, removed, prepared, or not prepared at the request of the Director of the Passport Office, the Deputy Director of the Passport Office, or any superior of the Director of the Passport Office in the Department's chain of command.

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The first report from the American Embassy, Moscow, concerned Oswald's intention to renounce his citizenship, which if carried out would have resulted in his expatriation. In the light of this information it was in accordance with standing procedures to prepare a card for insertion in the lookout file. This card would then serve as a "flag" in the event Oswald made an application for passport facilities. (A United States passport can only be issued to a United States national.)

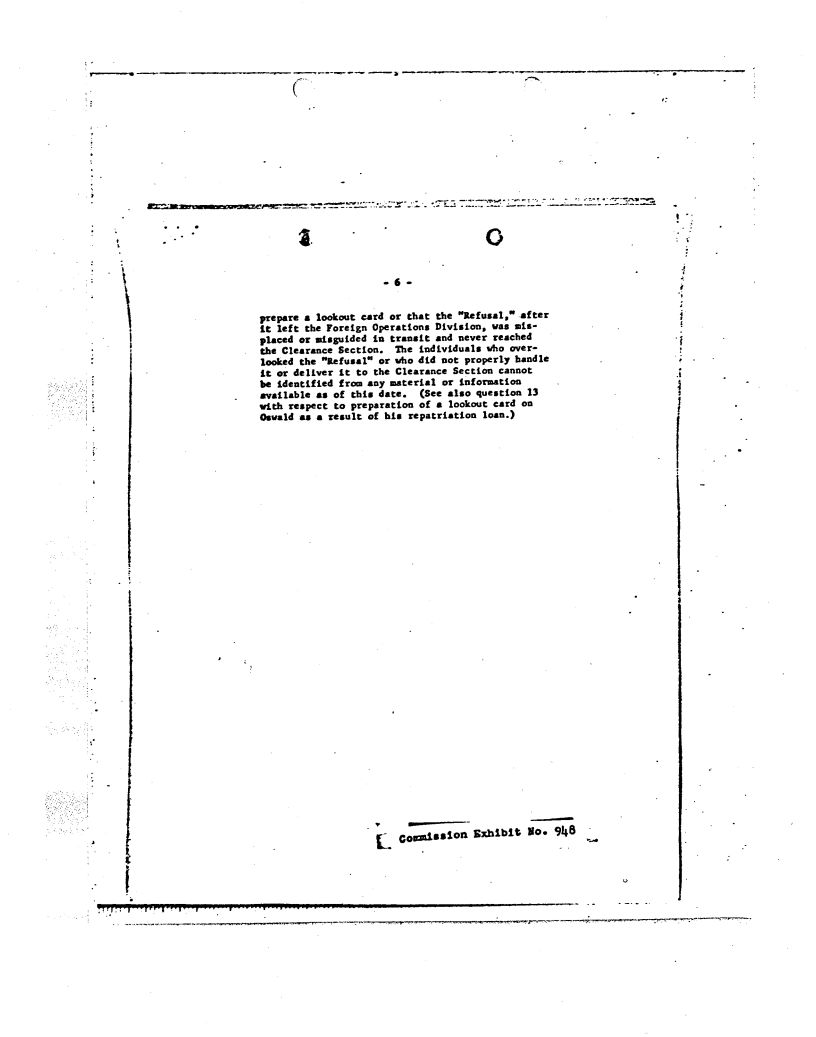
Once the determination was made as to his citizenship status, the card would remain in the file, if Oswald expatriated (renounced citizenship) himself, or it would be removed if Oswald did not expatriate bimself.

(E) Mames of all persons, if they can be identified, who did, in fact, prepare, modify, or remove any lookout card for Lee Barvey Oswald, which did exist at any time.

ANSWER - Miss Bernice Waterman prepared a "refusal" sheet and an Operations Memorandum which show that she authorized the preparation of a lookout card; however, investigations, to date, fail to reveal any other indication or evidence that a lookout card was ever prepared, modified, or removed.

(F) The names of all persons who failed to comply with standard procedures requiring the preparation of a lookout card for Lee Barvey Oswald.

ANSWER - From the file and from the procedures then in effect, it appears that someone in the Files or Clearance Section missed the "Refusal" prepared on March 25, 1960, and failed to follow standard operating procedures to



PASSPORT OFFICE

2300.3 PT/A:DLT:srj February 20, 1964

Commission Exhibit No. 948

INSTRUCTIC: 2300.3

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To : All Exployees

From: Janes E. Corcoran, Chief, Advinistrative Division

Subj: Lookout File

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1. <u>Purpose</u>. This Instruction establishes responsibilities and prescribes procedures for the operation and maintenance of the Lookout File.

2. Background. Cards constituting the nucleus of the Lookout File were originally integrated a phatetically in the Master Index File, which contained more than twenty follion cards dating from 1906. The Lookout File was established in 1956 as an independent File to aid the processing of passport applications. The File was converted in 1961 from a 3"x5" typesmitten card file to a file of printed and punched cards.

3. <u>Role of the File</u>. The Lookout File serves two purposes. Its principal role is to identify those applications which require other than routine adjudication in determining an applicant's eligibility for passport services. The second role of the File is to identify certain incoming applications to ensure expeditious processing or special handling.

b. <u>Categories of Lookout Cards</u>. The Lookout File contains three categories of cards:

a. <u>Permanent Lockout Cards</u>. Cards in this category (buff in color) stay in the file until subsequent action reverses the original reason for its inclusion.

b. Terporary Lookout Cards. Cards in this category (pink in color) include typed cards filed pending preparation of permanent ones and cards which have an established expiration date.

c. Flagging ("Catch") Card: These cards (green in color) are placed in the File to identify incoming applications which are to be given expeditious handling. Flagging cards are removed from the File three weeks after the date of their inclusion unless that originator indicates that the card should remain in the File longer. A realistic termination date shall be placed on those flagging cards which are to be hold longer than three weeks.

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5. Additions to Fil:. (See Attachment Ho. 1 for instructions)

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a. By Adjudicator. The adjudicator/officer determining that a Lookout Card is to be originated shall be responsible for having essential cards prepared and forwarded to PI/RCL.

b. By Clearance Soction. The Clearance Section shall be responsible for preparing the necessary cards when requests for additions to the File are received from authorized sources outside the Passport Office, 1. e., FBI, GF, etc.

6. Maintaining the File.

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a. <u>Preparation of Cards</u>. The Passport Office does not have the means to mechanically produce printed and punched cards on a daily basis for additions to the File. Therefore, temporary interim cards (pink color) shall be prepared in duplicate for those cards which are to become a permanent addition to the File. The original card is filed innediately in the Lookout File. The duplicate card is used to prepare the permanent card. Only one card is required for the other categories of Lookout Card, i. e., temporary cards which have an established expiration date, and flagging cards. Printed and punched cards are not prepared for these categories.

b. <u>Flexowriter Operation</u>. Letailed instructions on the flexowriter operation are contained in TAE C, Attachment 3, of the Management Survey of the Passport Office Lookout File, October 16, 1961.

c. IBN: 017 Operation. The IBN: 017 is used to convert the flexowriter tapes to permanent printed and punched cards.

d. Filing Permanent Cards. The permanent card shall be verified with the interim card before it is filed. If there are no discrepancies, the permanent card shall be filed and the interim card removed. If a discrepancy does exist, the interim card shall remain in the File, the error noted on the permanent card and referred to the Section Chief, (PT/KCL), for correction.

•. Removing Cards From the File.

(1) The Section Chief, PT/ECL, is authogized to remove the following categories of Lookout Cards from the File:

(a) Those cards that have an established expiration date (after expiration).

(b) Those cards relating to individuals who have passed their 99th birthday.

(2) In all other instances authorization to remove a Lookout Card must be received from those sources authorized to create Lookout Cards. When a Lookout Card is to be removed from the File, a notation to disregard the Lookout Card shall be made on the pink "Refusal" sheet

or on the face of the application. The individual requesting this action shall sign and date this notation. This file with a Form DS-10, Reference Slip, requesting the renoval of the Lockout Card shall be forwarded to the Chief, Clearance Section, PT/RCL, Room 1811. The Chief, PT/RCL, shall be responsible for removing the card and noting its removal near the "disregard" notation. The file shall then be sent to the Files Section.

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f. Disposal of Lookout Cards. Lookout Cards removed from the File for disposal shall be destroyed in accordance with existing security regulations.

7. Operating the Files.

a. Security Require ents. Access to the Lookout File shall be limited in accordance with Instruction 171k.1, August 7, 1951, Access to Passport Office Files and Lecords.

b. The Clearance Function. (See Attachment 2 for cleanance procedures).

(1) Definition. The clearance check is a corparison of the name or names as limited on a document/request with the cards of the lookout File to determine the existence or non-existence of a card with the same name. Then when a card exists, determine by comparison of birth data if the card may pertain to the individual listed in the document/request.

(2) <u>Coverage</u>. With respect to the passport function, the clearance check shall be performed on the following:

(a) All domestic applications for passport facilities.

Commission Exhibit No. 948

(b) Applications/documents referred by Foreign Service Posts for issuance of passport or for decision.

(c) Applications/documents executed at Foreign Service Posts by first-time applicants.

(d) All applications on which passports are issued by the Governors of Puerto Pico, Guar, the Virgin Islands, and American Samoa.

(3) Responsibilities.

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(a) The Clearance Section is responsible for performing the clearance check and for indicating on the document/request, the existence or non-existence of a Lookout Card. (See Attachmert 2, paragraph 3).

(b) Adjudicators in the Central Office shall be responsible for determining that the clearance check has been performed, and when a Lookout Card exists, the effect it may have on the processing of the application. (Instruction 2510.6).

(c) PT/TwX shall be responsible similarly for clearance requests received by teletype.

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8. Effective Date. This Instruction is affective immediately.

Attachment 1 To 2300.3 p.1

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PREPARATION OF LOCKUT CANDS

1. <u>Use/Distribution of Card Forr</u>. When a Lookout Card is to become a permanent audition to the File, pink colored IBA cards shall be typed in duplicate (original and one carbon). Both cards shall be enveloped and routed to the Clearance Section (PT/ECL), koom 1011.

Only one card is required for terporary cards having an established expiration date, and for flagging cards.

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Late of Hith Birthplace Lookout Late Codes

Expiration Date and/or s.w additional data pertinent to location of case file/source document.

(TIPE ON REVELSE SILE OF TREMED CARD)

NOTL: Cards should be prepared so that the corner cut is at the bottom of the card.

8. Mange: The surname shall be recorded first, e. g., Smith, Roward Anthony Jr.

b. Lete of Birth: Usually the date of birth will consist of the month, day of month, and year of birth, e. g., September 6, 1915. Standard abbreviations may be used for the month of birth.

c. <u>Eirtholacc</u>: If born in the United States, record both City and State, if both are known, e. g., South Bend, Ind. Standard abbreviations may be used for States, except Alaska, Hawaii, Iowa, Maine, Ohio, and Utah. MTC may be used for New York City, New York.

If born abroad, record name of country in full.

KOTE: The date of birth and place of birth are considered essential for identifying an individual and are required information; together with the name and Lookest codes. The only exceptions approved are: (1) If the reason code is K or O, the card ray be filed if <u>either</u>, the date of birth or place of birth are included. (2) If reason code is W, the card may be filed if neither date or place of birth is known. (3) In custody cares, cards limited to one ronth's walidity may be prepared if neither date nor place of birth is known.

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Attachment 1 p.2

Commission Exhibit No. 948

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d. Lockout Data Codes. Accord the series of 5 codes to show month (let code) and year (2nd and 3rd codes) of preparation of Lookout Card; codes for reason for Lookout Card (1th code); and code for Source of card (5th code).

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Adjudicators/officers airecting the creation of the card shall provide the Reason and Source coles using the LOCKOUT FILE COVE LIST issued for limited Official Use ____] and as an attachment to Notice 2300 dated February 19, 19db.

Typist will provide codes for date of proparation. Lights 1-9, as applicable, will be used for months January - September. Capital letters 0, N, and L will be used for October, November, and December.

Example: 2631F indicates a Lookout Card prepared during February 1963 (263), the individual lost U. S. citizenship (L), the source of the card is the Foreign Livision (F).

e. Expiration Date. When a card has limited lookout applicability, the card shall specify the date of expiration, i. e., Expires: (Date) . Cards relating to custody cases will be limited in accordance with Instruction 3330.2.

f. Locator Information. Any information essential to the location of the case or source document shall be clearly indicated on the card.

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Attachment 2 To 2300.3

CIZAPINCE PT JCELIFIES

A. PASSPORT FUNCTION

1. Documents Used in Process

The application for passport facilities itself is used in performing the clearance check except when the application is received and the passport processed at a Passport Agency or at Honolulu. The clearance check is made using teletype lists (TWA ressager) received from the Agencies and Honolulu.

2. Priority of Work

a. Applications marked UNDENT or otherwise tagged for expeditious handling and URDENT/PRICHITY TAX messages are given immediate attention when received in the Lookout File Section. See Instruction 1722.2 for instructions pertaining to TAX messages.

b. Routine donestic work is processed over the Lookout File on a continuing basis with applications/messages delivered for clearance and completed work collected at frequent intervals. The Supervisor of the Clearance Section is responsible with the guidance of the Chief, Records and Communications Branch, for determining the day-to-day order of processing consistent with the needs of the Central Office and Fassport Agencies. Such factors as workflow, staffing, time zones in which Agencies are located, etc., are taken into consideration.

c. Routine foreign applications/docurants and applications from the Governors are processed across the File on a day-to-day basis as the docestic workload permits.

3. Work Assignments. Applications to be cleared are sorted according to the first letter of the surname and distributed to the several segments of the Lookout File. Clearance clorks alphabetize the applications as necessary.

TWX ressages contain the names of as many as thirty applicants, alphabetized according to surname. When a TWX message relates to more than one segment of the File, workflow is considered in making the initial distribution. When corpleted in one segment the clearance clerk is responsible for handing the message to another segment of the File as necessary to corplete clearance of the names listed.

. The Clearance Process.

The initial step in performing the clearance check is identical in all cases, i. e., the name check. Other steps in the process depend on whether or not a Lookout Card or a flagging card exists.

Attachment 2 p.2

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a. <u>Hare Check</u>. The name of the passport applicant and any family remears to be included in the passport are checked against the lookout Cards. Aliases, "known as" names, and different names or spellings given in the document are checked. Hames shall be checked as given on the document except as follows:

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(1) Names with profixes whether written as a separate word or joined to the name will be checked under the name and under the prefix.

(2) Chinese names will be checked under the family name if discernible from the father's or the husband's name. If the family name is not discernible, it will be checked as an English mare as listed on the document and, in addition, the surname checked will be underlined in red.

(3) Spanish names will be checked under the family name if discernible from the father's or the husband's name. If the family name is not discernible, it will be checked as an English name listed on the document, and, in addition, the surname checked will be underlined in red.

b. Meen a Lookont Card is Kon-Reistent. When no Lookout Card exists, the clearance clerk indicates clearance of the application by writing "C" and his initials in the left rargin opposite the name. In the case of successive name checks on the same document, a "C" is written before or above the names cleared and in close proximity so as to be unmistakely applicable thereto.

e. When a Lookort Cari Emists. When a Lookort Card exists in the name being checked, a comparison is made of birth data. When the name and birth data are the same, the clearance clock writes "Not C" and his initials in the left margin opposite the name. In addition the Lookout codes appearing on the right corner of the card are noted in the left margin, e. g., [1510]. (On TWI repsages, because of space limitations in the left margin, the notations are rade to the right of the name when a Lookout Card exists.) In cases where the source code is "I" the auxiliary file reference is also noted in the margin, giving file meme or number and purport of reason in brief. In addition, the clearance clerk attaches (using a paper clip) a red 3"x5" "Tag" to the top of the application as an indicator to the adjudicator.

d. When there is a Sirilarity. When, in the judgment of the clearance clerk, sirilarity fetteren the marr and birth data in the document and that of a Lookout Card warrants a notice to the adjudicator, a notation "Not C", initials, Try (Hare & Data). etc., is take, as in paragraph c above.

e. When a Flagging Card (Green) Exists. When there is a flagging card relating to the document, the clearance check is noted appropriately as in subparagraph b, c, or d; the green card is attached

Attachment 2 p.3

Commission Exhibit No. 948

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to the top of the application by paper clip; and the case routed to the individual originating the flagring card. (This is the only type of card which is recoved from the lookout File and attached to a document during the clearance process).

5. Completed Work. After the clearance check is made, the clearance clerk will distribute the work as follows:

a. Lonestic applications - outgoing sorting table.

- b. THA messages outgoing T./I box.
- c. Foreign applications/documents foreign carding box.

d. Applications from Governors (see Section 7, b (2)(1) careign carding box

B. GOVERN ENT ACENCY LIAISCI FATERIAL.

Miscellaneous documents submitted by various Government Agencies are cleared over the Lockout File using the process described in Section 4 (The Clearance Process). However, "ND" instead of "C" is used when there is no Lookout Card. Completed work is placed in ______ the box labeled "OUTCOING LINISON" located on the outgoing sorting table.



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GEN4/TINST 1714.1 PT/A:GJG: sac August 7, 1961

GEVERAL MANAGEMENT INSTRUCTION 1714.1

To: Distribution List 1

From: Frances G. Knight, Director

Subj: Access to Passport Office Files and Records

PASSPORT OFFICE

1. Proper. The purpose of this Instruction is to prescribe the policies and procedures governing access to the main files and records of the Passport Office.

2. <u>Background</u>. The fundamental drawback to a prectice of liberal access is that it is difficult if not impossible to preserve the integrity of vital files and records. In essence, personnel charged with the responsibility for files and records maintenance are held accountable for conditions over which they do not have complete control.

Another dravback is that searches performed by personnel who are not regularly assigned to these files frequently are nonproductive and time consuming and invariably disturb the normal searching process.

For these reasons, action is being taken to restrict direct access to the following files and records of the Passport Office:

- a. Current Applications File
- b. Box (Applications) Files
- c. Master Index File
- d. Lookout Index File
- e. Passport Book File
- 1. Subjective (Number) File
- g. Classified File

3. Policies.

a. <u>Direct Access to files by Offices and Agencies</u> <u>Outside the Passport Office</u>. Direct access to the aforementioned files will not be extended to offices and agencies outside the Passport Office unless authorized in accordance with 5. a. below.

b. Direct Access to Files by Offices Within the Passport Office. To the maximum extent possible, direct access to the files and records of the Passport Office will be limited to personpel responsible for their custody and maintenance. For security

considerations, direct

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considerations, direct access to the Classified Files will be limited solely to personnel responsible for their custody and maintenance.

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4. Automatic Direct Access. In consonance with the stated policy, only a limited number of personnel in the Passport Office will be permitted direct access to these files and records. A list is presented below of positions, by functional areas, to which direct access to all but the Classified Files is extended:

| Functional Area | Positions | |
|-----------------|--|---|
| | Principal | Alternate |
| 21 | Staff Aide | (1) Secretary to the Director |
| | | (2) Secretary to the Deputy Director |
| PT/B | Staff Aide | (1) Secretarial As- sistent |
| PT/D | Searching Personnel (PT/DT) | • |
| PT/F | Mail and File Clerk, Office of the Chief | (1) Secretary to the Chief |
| | VIIICE OF the Chief | (2) Secretary to the Assistant Chief |
| PT/L | Administrative As- | (1) Lieison Assistant, PT/LL |
| | sistant, PT/L and Senior Clerk, PT/LAD | (2) Research Clerk, PT/LS |
| 2 PI/A | Regularly assigned files personnel in FT/RC | |

Principals and Alternates will observe prescribed policies and procedures governing the use, protection and control of the files and records of the Passport Office.

5. Temporary Direct Access.

O

a. Offices and Agencies Outside the Passport Office. In extremely rare instances, special authorization will be granted to representatives of offices and agencies outside the Passport Office to use and/or search these files and records (excluding the Classified Files). Written requests for authorization will be directed to the Chief, Administrative Division.

> When an Commission Exhibit No. 948

When an authorization is made, it will be in writing and signed by either the Director, Deputy Director, or Chief Counsel. The authorizing document, identifying the bearer and specifying the validity period, will serve as the credentials permitting direct access.

b. Offices Within the Passport Office. In isolated instances (e.g., special studies), it may be desirable that other personnel within the Passport Office be permitted temporary direct access to these files. To obtain access, the Division Chief for whom the project is to be conducted will request authorization by addressing a memorandum to the Chief, Administrative Division. When en authorization is made, it will be in writing and signed by either the Director, Deputy Director, or Chief Counsel.

6. <u>Directive Canceled</u>. This Instruction cancels P-71 of March 2, 1961.

Commission Exhibit No. 948

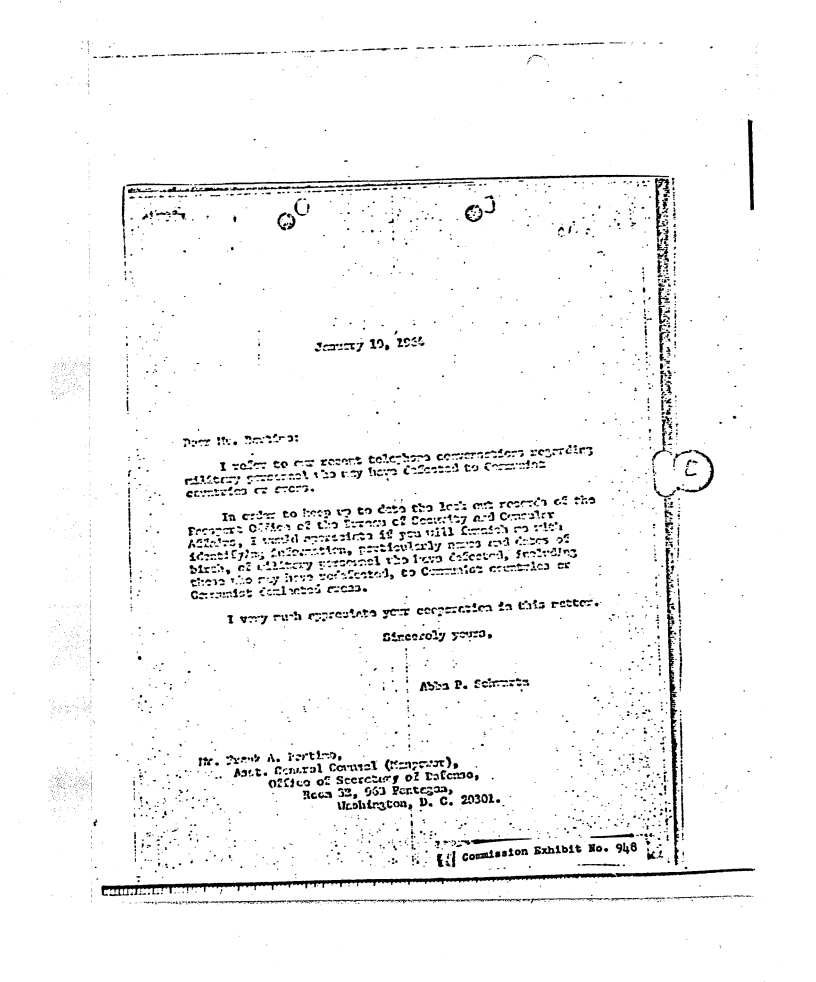
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7. Effective Date. The provisions of this Instruction are effective immediately.

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March 14, 1964

WINCRAWAR FOR: PPT - Hics Frances G. Knight

FROM: ECA - Abba P. Schwartz

SUBJECT: Kilitary Personnol Who Key Have Defected to Commist Countries or Areas

The Osvald case highlighted the necessity of maintaining up-to-date "lookout cards" in the files of the Passport Office for persons who may have defected to Communist countries or sreas or redulected. Eubscauent to the Gouald Incident, I requested the Department of Defence to furnish this Office with identifying informatics on military persoanel in this category. Information with respect to these military personnel has now been received from all three services and copies-are attached.

On the boais of the attached information, please bring up-to-date the "lookout carda" of the Parapert Office.

Attechsentet

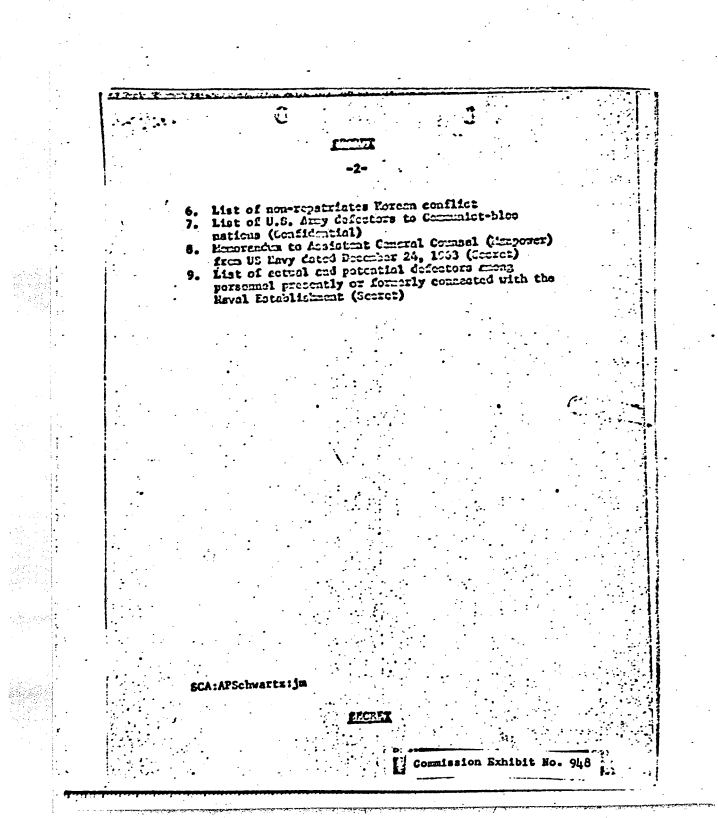
ELULEI

- 1. Lattor datad February 6, 1964 (Eartino to Echwartz) Confidential
- Remorandum dated February 3, 1964 from Department of the Air Force to Bartico - Confidential List of Actual and Potential Defectors--USAF -
- Confidential
- Lotter dated January 15, 1964 (Bartimo to Schwartz) Secret
- Meno Cated January 7, 1964 (To Eartino from US Army) Confidential

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CINP 5 Declassified following removal of classified attachmonts.



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March 14, 1964

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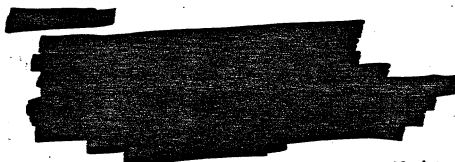
KENDANKA FOR: FPT - Like Frances C. Knight

FLUIS ECA - Abba P. Schwartz

CUMICAT: Defectors or Re-defectors to Communicat Communics or Areas

On the basis of the attached information, please bring up-to-date the "lockout cards" of the Passport Office, if lookout cards do not already exist for these individuals.

Effective introdictely any requests for persport service by or on behalf of the individuals these names are included in the attachments, or any other individual the appears to have defected to a Communist country or area, shall be brought to my attaction before any estima is taken on the request for prosport service.



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SCA: APSchuartz: jm

COUP 5 - Declassified following removal of elecsified attechments.

Commission Exhibit No. 948

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ATTACHMENT B

QUESTION 13

Did any other governmental agency or department at any time request that the Department of State place a look-out card in the passport file for Lee Harvey Oswald or request that such a card be removed or modified in any manner? Did any other governmental agency or department at any time forward information to the Department of State which might reasonably have caused the Department to prepare, modify or remove a look-out card for Lee Harvey Oswald? Did the Department of State itself develop information which might reasonably have caused it to prepare, modify or remove a look-out card for Lee Harvey Oswald? If the answer to any of these questions is "YES", please give details, including copies of all correspondence or other written papers of any kind. If in your opinion any of the foregoing information received by the Department of State or developed by it would have justified the preparation, modification or removal of a look-out card for Lee Harvey Oswald but the appropriate action was not taken, please inform the Commission why such action was not taken.

(A) Did any other governmental agency or department at any time request that the Department of State place a lookout card in the passport file for Lee Harvey Oswald or request that such a card be removed or modified in any manner?

ANSWER - No

(B) Did any other governmental agency or department at any time forward information to the Department of State which might. reasonably have caused the Department to prepare, modify or remove a lookout card for Lee Harvey Oswald?

ANSWER - No. Reports from Navy, FBI and CIA were either inconclusive or contained no additional information to warrant preparation of a "lookout card" without a specific request. No such request was made.

(C) Did the Department of State itself develop information which might reasonably have caused it to prepare, modify or remove a lookout card for Lee Harvey Oswald?

ARSWER - Yes. The information from Moscow, beginning in October 1959, indicating that Oswald desired to renounce his citizenship and to acquire Soviet citizenship, was sufficient basis for the preparation of a lookout card

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for use until the expatriation question was resolved. The passport file shows that a refusal sheet (see question 4) was prepared on March 25, 1960 at the same time an Operations Memorandum was drafted to the American Embassy at Moscow. The Operations Memorandum which was approved and mailed on March 28, 1960 stated in part:

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"An appropriate notice has been placed in the lookout card section of the Passport Office in the event that Mr. Oswald should apply for documentation at a post outside the Soviet Union."

It is noted that Oswald did not leave the Soviet Union to apply for documentation.

The refusal sheet should have led to the placement of a lookout card in the ordinary course of business. At that time, such cards were prepared in the Clearance Section of the Passport Office.

A present review of the passport file tends to indicate that a lookout card may not have been prepared and filed. This opinion is based upon the following grounds:

(1) No such card has been located.

- (2) Under standard operating procedures in effect in March 1960, a file number "130" should have been placed on the refusal sheet immediately preceding the name on the index line on the right margin of the sheet when the card has been made. No such file number appears on the sheet.
- (3) The passport file contains a record stamp of a "PT/RCL (lookout files)" search made on August 2, 1961, which reports "No Lookout (Refusal) file record" located on that date (see the reverse side one of Foreign Service Despatch 29 of July 11, 1961).

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There is no evidence or information contained in the file to indicate that any action was taken to remove from the lookout card file any card which may have been filed pursuant to the refusal sheet.

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The procedure to have a lookout card removed from the file is to mark the refusal sheet "disregard" and to send the case to the Clearance Section with a notation to remove the card. The refusal sheet in the pasport folder of Lee Harvey Oswald is not marked "disregard." The reason for this possible failure to take this administrative action is not apparent from the file.

In addition, a lookout card for Oswald should have been prepared in June 1962, when he received a repatriation loan. In the promissory note which he signed for the loan he stated, in accordance with 7 Foreign Affairs Manual \$423.6-5, that:

"I further understand and agree that after my repatriation I will not be furnished a pamport for travel abroad until my obligation to reimburse the Treasurer of the United States is liquidated,"

The purpose of the lookout card would have been to ensure Osvald's compliance with this commitment.

On receipt of notice of the losn from the Embassy in Moscow, the Department's procedures provided that Miss Leola B. Burkhead of the Revenues and Receipts Branch of the Office of Finance should have notified the Clearance Section in the Passport Office of Oswald's name, date and place of birth. If the Passport Office received only the name and not the date and place of birth of a borrower, it would not have prepared a lookout card under its established procedures because of lack of positive identification. (Among the Passport Office's file of rillions of passport applicants, there are, of course, many thousands of identical names.) Mr. Richmond C. Reeley was the Chief of the Revenues and Receipts Branch of the Office of Finance and Mr. Alexander W. Maxwell was Chief of the Clearance Section. If the notice was received in the Clearance Section it would have been delivered to the Carding Desk for preparation of a lookout card on Oswald.

3 ۰. Ł С . 13 It appears, however, that such a lookout card was not prepared. It may have been that the Finance Office did not notify the Clearance Section of Oswald's loan. One reason for this might have been the Finance Office's lack of information concerning Oswald's date and place of birth. On the other hand, the Finance Office may have notified the Clearance Section of Oswald's name only, in which case this Section would not have prepared a lookout card under its procedures. Since Oswald began repaying のないでは、「ない」ので、 the loan in installments immediately after his return to the United States, it is also possible that the Office of Finance decided that it was unnecessary to pursue the matter further. In any event, Oswald's loan was repaid in full on January 29, 1963, five months prior to his application for a new passport. Commission Exhibit No. 948

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ATTACHMENT B

QUESTION 14

Do any procedures exist which are not dependent upon the existence of a look-out card and which are designed to alert the Department to the fact that an individual who has applied for a passport or in some other manner indicated an intent to travel abroad might be cause for special action of some kind? Have any such procedures been in existence at any time since August 1959? If such procedures were or are now in existence, please describe them.

(A) Do any procedures exist which are not dependent upon the existence of a lookout card and which are designed to alert the Department to the fact that an individual, who has applied for a passport, or in some other manner indicated an intent to travel abroad, might be cause for special action of some kind?

 \underline{ARSWZR} - Yes, such procedures exist in the Passport Office of the Department of State.

(B) Have such procedures been in existence at any time since August 1959?

ANSWER - Yes, such procedures were in existence for many years prior to this date.

(C) If such procedures were, or are now in existence, please describe them.

ANSWER - There are two broad categories of review procedures which are not dependent upon the existence of a lookout card. The first are the normal adjudication procedures applicable to every application for a passport. Each application and all documents submitted with it are examined in the Passport Office, a Passport Agency, or at a Foreign Service post abroad, by an individual who has been specially trained in the adjudication of passports.

These adjudicators check the application and related documents to detect any discrepancies on the application itself, or in the evidence submitted in conjunction with the application.

If any questionable statements or omissions of material importance such as those relating to bith, travel to restricted geographical areas, etc. are disclosed by adjudication, the application is held up until the discrepancy is resolved.

Commission Exhibit No. 948

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This may entail referring the matter to another area of the Passport Office or the Department, or may require an investigation or interview of the applicant, or some other action to resolve the discrepancy.

The second category of procedures relates to the notifications which the Passport Office receives from many sources advising the Passport Office that a named individual may apply for a passport, or renewal of a passport, and requesting some restrictive action on the part of the Passport Office.

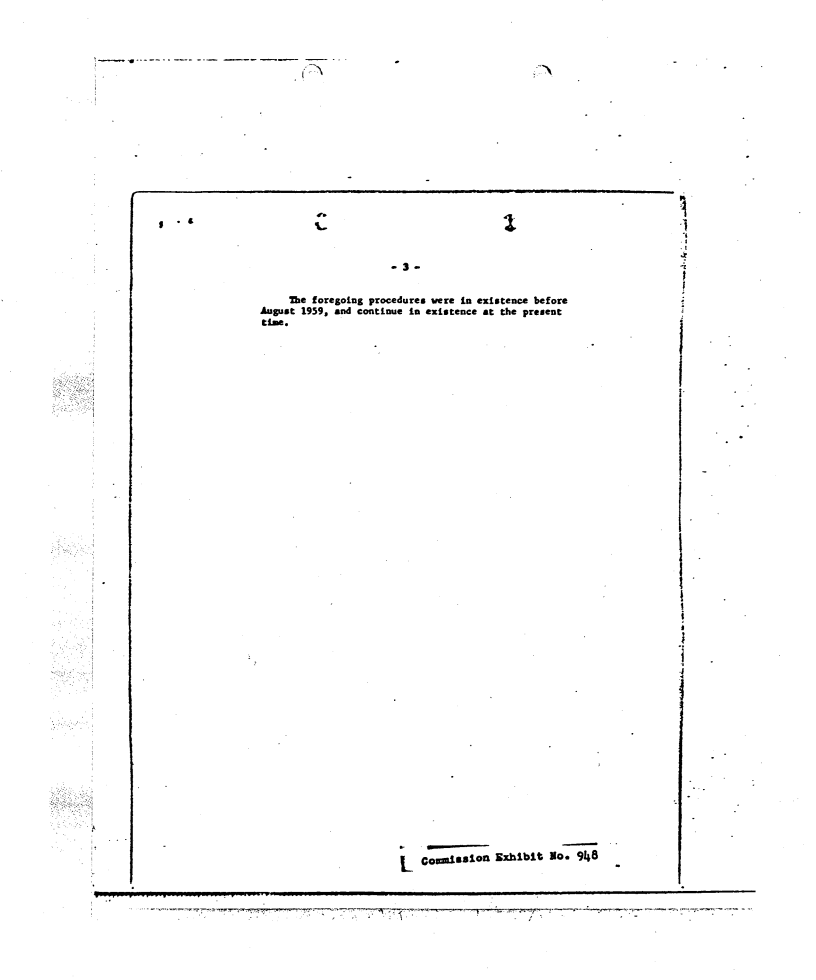
As an example of the diversity of these sources, the Botifications may come from any of the Departments of the Executive Branch, from security/intelligence agencies, the courts (usually in the form of a court order or warrant), or from the Congress. The notifications are also forwarded by agencies of State governments (usually the law enforcement agencies), and by private individuals (usually attorneys or other interested parties).

The information is almost as diverse as its sources, and might relate to a fugitive from justice; a member of the Communist Party; an individual who is planning to travel to a geographically restricted area of the world; a parent seeking to stop a child from traveling; a person seeking to avoid a subpoena from the courts or Congressional Committees; a report on the loss of citizenship; etc.

If the information warrants, a card of a specified or open expiration date, depending upon the circumstances, is placed in the Lookout File. When an application is received it is searched over the Lookout File and a notation is placed indicating whether there is or is not a Lookout Gard. If there is a lookout card then the previous file, containing the notification, along with the application, are referred to the area in the Passport Office having jurisdiction of the action.

The action is normally a notification to some person or agency, prior to issuing passport facilities, along the lines of the notification discussed in the arswer to question 15.





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ATTACHMENT B

QUESTION 15

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We would appreciate a description of the procedures, if any, within the Department of State for notifying other Government agencies or departments, such as the FBI, CIA and Secret Service, when a person covered by a look-out card or in some other special category applies for a passport or otherwise indicates to the Department his intention to go abroad.

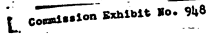
ANSWER - Under procedures in effect for a long period of time the Passport Office, upon request, will advise other Government agencies or departments, such as the FBI, CIA, and Secret Service, of a person's application for passport facilities. This notification is usually effected by the insertion of a card in the lookout file of the Passport Office.

This lookout card serves to alert the employee who searches a passport application across the lookout file that some action must be taken before the application is eleared.

The previous file containing the information upon which the lookout card was placed, together with the application and/or TWX, are then referred to the responsible division in the Passport Office for action.

The responsible Division then complies with the initial request by advising the appropriate agency (usually a named individual or function) by telephone of the receipt of the application. Further action on the application is then held up, pending advice from the agency or department which originally requested to be informed of the person's travel.

Since the Department receives over 1,000,000 passport applications per year, it is generally not possible to motify other Government agencies of the passport application of a particular individual unless the agency has specifically requested that it be notified.



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ATTACHMENT B

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QUESTION 16

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What action was taken by the Department of State, when it received information from the CIA in October 1963 concerning the appearance of Oswald at the Soviet and Cuban Embassies in Mexico City? Did the Department of State at this time undertake to prepare a look-out card or take any action intended to result in the cancellation of Oswald's passport? If so, please describe the actions taken.

ANSWER - A CIA report concerning (Lee <u>Henry</u>)Oswald's appearance at the Soviet Embassy in Mexico City only (the report did not contain any information regarding his appearance at the Cuban Embassy in Mexico City) was received in the Passport Office on October 16, 1963. Records show that the passport file on Lee Harvey Oswald was obtained and that the CIA report was read by Mr. James F. Richie, an attorney, and by Mr. Carroll H. Seeley, Jr., a supervisory attorney in the Legal Division, on October 22, 1963. Since the report indicated no ground for determining that Oswald was ineligible for a passport, a determination was made that no action by the Passport Office was required. No action was, therefore, taken intended to result in the cancellation of Oswald's passport.

Commission Exhibit No. 948

ATTACHMENT B

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QUESTION 17

We would like a description of the procedures, if any, within the Department for revoking a passport already issued should the Department determine or be informed that there are grounds for doing so, and a memorandum on the differences, if any, between the grounds for refusing to issue a passport and the grounds for revoking a passport already issued in the kinds of situations which might reasonably have applied to Lee Harvey Osvald.

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<u>ANSWER</u> - The attached reprint from the Federal Register of January 12, 1962 sets forth the substantive and procedural regulations governing the denial and revocation of a passport. The grounds for the revocation of a passport and the refusal of a passport are identical.

There are no differences between the substantive or regulatory grounds for refusing to issue a passport, and the grounds for revoking a passport. When grounds are discovered for the revocation of a passport a letter of tentative withdraval is prepared, setting forth the specific regulation under which the action is taken, and the basis for the action. The bearer of the passport is requested to surrender his passport and is informed of his right to seek a review of the Department's action, in accordance with the Department's Passport Regulations. (See Attached Reprint from the Federal Register.)

There were no grounds consonant with the Passsport Regulations to take adverse passport action against Oswald prior to November 22, 1962.

TOLUME 27



Washington, Friday, January, 12, 1962

Title 22---FCREISH RELATIONS Chapter I-Department of State [Dept. Beg. 108.475]

PART SI-PASSPORTS

FART 51-PASSPORTS Pursuant to the authority vested in me by Paragraph 126 of Executive Order 160. 7856 dated March 21, 1938, issued un-der the authority of section 1 of the Act of Congress approved July 3, 1926, 44 Biat, 827 (22 U.S.C. 211a) and section 6 of the Act of Mary 26, 1949, 63 Eat. 111 (5 U.S.C. 151c) I hereby revise [1551.135 to 51.170 inclusive of Part 51 of Title 22 of the Code of Pederal Regulations to pad as follows: [55.115] Theatled

\$ \$1.115 Denial of passports to me of Constantial organizations.

A passport shall not be issued to, or sensewed for, any individual who the is-ming afficer knows or has reason to be-bere is a member of a Communit or-ganization registered or required to be registered under section 7 of the Sub-versive Activities Control Act of 1950 as amended. (50 U.S.C., sec. 785.),

§ \$1.136 Limitations on issuance of p ports to certain other persons.

In order to promote and safeguard She interests of the United States, pass-port facilities, except for direct and im-mediate return to the United States, shall be refused to a person when it ap-pears to the satifaction of the Secretary of State that the person's activities abroad would: (a) Violate the laws of the United States; (b) be prejudicial to the interests of the United States. at (2) Actervise be prejudicial to the interests of the United States. S 1137 Taractive deall of measure

\$ \$1.137 Tentative denial of pass and evailable administrative

any person whose application for a pasport or renewal of a pasport has been tentatively denied under § 81.125 or § 81.136 shall be entitled to a notification in writing of the tentative denial. The motification shall set forth clearly and concisely the specific reasons for the denial and the procedures for review available to the applicant.

§ \$1.138 Procedure for review of tenta-tive denial.

\$11.132 Procedure for review of texture two constitutions of renewal of a passport has person whose application for a passport or request, and before the denial becomes final, to present to the support office any information he deems relevant to support his application. He shall be entitled to appear in person for the support office any information he deems office a the application of the support office the present to the passport office any information he deems of the source of such every support office the source of such every and the source of such every and the source of such every and the source of such every the deems of the source of such every the deems of the source of such every the deems of the source of such every and the source of such every the deems of the source of the every support. The applicant shall possible the source of the every source, and to conform the deems of the source of the every source with paragraph is accordance with paragraph is seen of the source with paragraph is seen of the source with paragraph is the source of the decision source to the applicant, he shall be the reasons for the decision source of the source of th § 51.139 Appeal by passport applicant.

In the event of a decision adverse to the applicant, he shall be entitled within thirty days after receipt of notice of such decision to appeal his case to the Board of Passport Appeals provided for in \$150 1 \$1.150.

§ \$1.150 Crestion and fur of Passport Appenle.

There is hereby established within the Department of State a Board of Pass-port Appeals, hereinafter referred to as the Board, composed of not less than three officers of the Department to be designated by the Secretary of State. The Board shall act on all appeals under

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§ \$1.139. The Board shall adopt and make public rules of procedure to be approved by the Scoretary.

§ 51.151 Organization of Board.

§ \$1.151 Organization of Beard. The Board of Passport Appeals shall consist of three or more members desig-nated by the Secretary of State, one of whom shall be designated by the Secre-tary as Chairman. The Chairman shall assure that there is assigned to hear the appeal of any spoleant a panel of not less than three members including him-self or his designe as presiding officer, which number shall constitute a quorum. § 51.152 Chairman.

NUMBER &

The Chairman, or his designee, shall reside at all hearings of the Board, and preside at all nearings of the Board, and shall be empowered in all respects to reg-ulate the course of the hearings and to pass upon all issues relating thereto. The Chairman, or his designee, shall be em-powered to administer eaths and affirmations.

§ 51.153 Counsel to the Board.

3.1.1.3.3 Contact to the Board. A Councel, to be designated by the Becretary of State, shall be responsible to the Board for the schedule and pre-sentation of cases; for assistance in legal and procedural matters; for providing information to the applicant as to his procedural rights before the Board; for maintenance of records; and for such other duties as the Board, or the Chair-man on its behalf, may determine. § \$1.154 Examiner.

§ 31.154 Examiner. The Board may, in its discretion, appoint an examiner in any case, who may, with respect to such case be vested with any or all suthority vested in the Board or the Chairman, subject to review and final decision by the Board, but an ap-plicant shall not be denied an oppor-tunity for a hearing before the Board unleas he expressly waives it. unless be expressly walves if.

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(§ \$1.155 Duty of Board to advise Secre-tory of State on action for disposition of appealed eases. It shall be the duty of the Board, on the basis of the evidence on the record, to advise the Secretary of the action it finds mercessary and proper to the disposition of the cases appealed to it, and to this

Friday, January 12, 1962

and the Board may first call for clarifi-cation of the record; make further in-vestigation; or take other action con-sistent with its dulies. \$ \$1.156 Basis for findings of fact by the Beard.

Beard. In making or reviewing findings of fact, the Board, and all others with re-sponsibility for so doing under 18 51.134 to 51.154 shall be convinced by a pre-ponderance of the evidence, as would a trial court in a civil case. In determin-ing whether there is a preponderance of evidence supporting the denial of a pass-port, the Board shall consider the en-tire record before it. The Board shall not take into consideration any con-fidential security information which is not part of the record. §51.157 Devidence of the Read.

\$ 51.157 Decisions of the Bo

§ 51.157 Decisions of the Board. Decisions shall be by majority vole. Voting may be either in open or closed sexion on any question except recom-mendations under \$31.155 which shall be in closed session. Decisions under \$31.155 shall be in writing and shall be signed by all participating members of the Board.

\$ \$1.158 Delivery of papers.

S 51.155 Delivery of gepers. Appeals or other papers for the siten-tion of the Board may be delivered per-sonally, by registered mail, or by leaving a copy at the office of the Board at the address to be stated in the notification of adverse decision furnished to the ap-plicant by the Passport Office.

\$ \$1.159 Notice of hearing.

An applicant shall receive not less than five builtness days notice in writing of the acheduled date and place of hearing. which shall be set for a time as soon as possible after receipt by the Board of the applicant's appeal.

§ \$1.160 Appearance.

Any party to any proceeding before the Board may appear in person, or by or with his attorner, who must possess the requisite qualifications, as herein-after set forth, to practice before the Reard

\$31.161 Applicant's atternery.
(a) Attornerys at law in good standing who are admitted to practice before the guivag testimony, or when atherwise (a rected by the Board.
Paderal courts or before the courts of the United States may practice before the Board.
Biates may practice before the Board.
If, in the course of a hearing before the Board.
If, in the course of a hearing before the Board.
If an applicant or attornery suffy of misbehavior, he may be a cluded from further participation in the investigation, preparation, presentation, presentation, an attornery suffy of misbehavior may be excluded for the state of the state

FEDERAL REGISTER

class within the competence of the Board of Passport Appeals shall, within two (2) years after the termination of such dutics, appear as altorney in behalf of an applicant in any case of such na-ture, nor shall any one appear as such of an applicant in any case of such na-ture, nor shall any one appear as such attorney in a case of such class if in the course of prior government service he has dealt with any appear of the appli-cant's activities relevant to a determina-tion of the case.

§ \$1.162 Hearings.

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tion of the case. S1.162 Hearings. The record of proceedings held under S1.138 shall be made available to the applicant in connection with his appeal to the Board. The applicant may appear and testify in his own be-hall, be represented by counsel, present witnesses and offer other evidence in his cown behalf. The Paisport Office may also present witnesses and offer other evidence. The applicant and witnesses may be examined by any member of the 1 whom the applicant witness to call is r unable to appear personally, the Board may him or offer evidence to be taken by deposition. Buch deposition may be taken before any person designated by authorized to administer oaths and affirmations for purposes of the deposi-tions. The applicant shall be entitled authorized to administer of the deposi-tions. The applicant shall be entitled to be informed of all the evidence before the Board and of the source of such evi-dence, and shall be entitied to confront and shall be entitied to confront and case and a adverse witness. S1.163 Adminesbilly.

§ 51.163 Adminshility.

The Passport Office and the applicant The Passport times and the applicant may introduce such evidence as the Board deems proper. Formal rules of evidence shall not apply, but reasonable restrictions shall be imposed as to the relevancy, competency and materiality of evidence presented.

§ 51.166 Privacy of hearings.

§ 51.164 Privacy of hearings. Hearings shall be private. There shall be present at the hearing only the ap-plicant, his counsel, the members of the Board, Board's Counsel, official stenos-raphers. Departmental employees and the witnesses. Witnesses shall be pres-ent at the hearing only while actually rected by the Board.

If, in the course of a hearing before the Board, an applicant or attorney is guilty of mitbehavior, he may be ex-cluded from further participation in the hearing. In addition, an attorney guilty of miabehavior may be excluded from

participation in any other case before the Board.

§ \$1.166 Transcript of hearings

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34.100 Branscript of Beerings. A complete verbatim stenographic transcript shall be made of the hearing by qualified reporters, and the transcript shall constitute a permanent part of the record. Upon request, the applicant or his couns: a shall have the right to impect the complete transcript, and to purchase a copy thereof.

§ 51.167 Notice of decision.

§ 31.167 Rotter of decision. The Board shall communicate to the Becretary of State the action that is recommends under \$51.155. In taking source the scretary shall not take into board, the Scretary shall not take into information which is not part of the record. The decision of the Secretary shall be promptly communicated in writ-ing to the applicant.

GENERAL APPLICASILITY OF REVIEW AND APPEAL PROCEDURES

§ \$1.170 Applicability of §§ \$1.138-\$1.167.

51.167. Except for action taken by reason of montiternship or geographical knitta-tions of general applicability necessitated by foreign policy considerations. Its pro-visions of is 51.135 to 51.167 shall apply in any case where the person affected takes issue with the action of the Sco-retary in refusing, restricting, with-drawing, cancelling, restricting, or in any other fashion or degree affecting the ability of such person to receive or use a passport. ssport.

The regulations contained in this order The regulations contained in this order shall become effective upon publication in the FIDMAR Receistry. The provisions of section 4 of the Admin.strative Pro-sective Act (60 Stat. 220: 5 USS. 1003) relative to notice of projosed rule mak-ing and delayed effective date are inap-plicable to this order because the provi-sions thereof involve foreign affairs functions of the United States.

For the Secretary of State.

Rocce W. Jones, Deputy, Under Secretary for Administration.

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JANWART 11, 19-72.

Commission Exhibit No.

[F.B. Doc. 63-410; Filed, Jan. 11, 1961; 12:10 a.m.]

ATTACHMENT B

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QUESTION 18

As an aid to its interpretation of the materials in the files of the Department of State and the Immigration and Naturalization Service, the Commission would appreciate a list of the abbreviations and code phrases commonly used in these files together with their translations. We draw your attention in particular to the inter-office telegrams, which contain a large amount of this kind of material.

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ANSWER - Enclosed is a copy of "Authorized Abbreviations of the Department of State for Classified Telegrams." Many of these abbreviations are no longer in actual use.

The abbreviations on the left-hand side of Department telegrams refer to the offices within the Department, to the other Government agencies to which copies of the telegram have been distributed. A list of these abbreviations, taken from the Department's telephone directory, is enclosed.

Also enclosed is a list of abbreviations used in wiroms and cables in relation to visa matters. This list is found in Volume 9 of the Foreign Affairs Manual.

If there are any other abbreviations which are of interest to the Commission, we would be pleased to furnish translations.

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| | Six A of the Organization Nanual for Current Listing | of Authorized S | ymbols. Question: | s regarding |
| Organizalu | on Symbols may be referred to OM/RP, Ext. 5721. | | NAIL ROOMS | |
| offict s | THEOLE | 2 hours | MAIL ROOMS | Phone |
| W/5 | Records Management Staff | 6441 | 1231 | 6441 |
| NA | Office of Research and Analysis for Near East and | | | |
| | South Asia (See INR) | 3294 | 7828 | 3294 |
| | Mid-East, South Asia Division (See BIR) | | 7827 7824A | 4551 5036 |
| NAA/NE NP | Near East Division (See INR) | 3164 | 2437 | 4434 |
| RPA . | Office of Inter-American Regional Political Affairs | - | - • | |
| | (See ARA) | 9002 | 6109 | 5233 |
| RPE RPE | Attantic Political and Military Affairs (See EUR) | 4306 | 6512 | 5731 5731 |
| RPE ISR | Atlantic Political - Economic Affairs (See EUR) Office of Research and Analysis for Soviet Bloc | 6714 | 6511 | 34 31 |
| | (See INR) | 6477 | 7429 | 3112 |
| ISB/AC | Asian Communist Areas Division (See INR) | | 7526 | 5672 |
| ISB/BE | Bloc International Economic Activities Division | au | | |
| 158/18P | (See INR) | 4609 | 7638 | 4609 |
| 00/6/ | Bioc International Political Activities Division (See INR) | 4513 | 7528 | 4513 |
| ISB/EA | Eastern Europe Division (See INR) | 4922 | 7426 | 4922 |
| KSB/SOV | USSR Division (See INR) | 5020 | 7528 | 5020 |
| ISC . | Records Service Center (RM) | 6561 | 1919 | 6561 |
| TCA | Radio Technical Commission for Aeronautics Gee Commissions, p. 981 | ST 1.8044 | 1072-T-5 | ST 3-8984 |
| | Secretary of State (See p. 61) | 5171 | 7512 | 4925 |
| VAL | Ambassador At Large | | 7512 | 425 |
| | Special Assistant to the Secretary and Coordinator | of . | | - |
| | International Labor Affairs (See S) | 43% | 4254 | 43% |
| | Counselor and Chairman of Policy Planning Counci (See S) | 5101 | 7261A | 4677 |
| 5/5 | The Executive Secretarial (See S) | 5381 | 7512 | 4925 |
| VS-0 | Operations Center (See S) | 4204 | 7517 | 4204 |
| \$75-5 | Secretariat Staff (See S) | 5130 | 7512 | 4925 |
| ica 🛛 | Administrator, Bureau of Security and Consular Att. | birg. | 6810 | |
| ica 🛛 | (See p. (3) Bureau of Security and Consular Affairs (See p. (3) | 53% | 4810 4810 | 4205 4205 |
| CNEX | Executive Director (See SCA) | 5318 | 4610 | 4205 |
| | Office of International Scientific Affairs (See p. 65) | 5141 | 4209 | 4253 |
| ICS . | Office of Special Consular Services (See SCA) | 128-6513 | 903SA5 6310 | 128-6315 |
| SEA SES | Office of Southeast Asian Affairs (See FE) Soviet and Eastern European Exchange Staff | | and a second sec | 2631 |
| | (See EUR) | 5080 | 6511 | 5731 |
| SOA | White of youth Asian Altairs the WEAL, | 4/03 | 5243 | 2586 |
| SOV | Office of Soviet Union Affairs (See EUR) | 6906 | 4511 | 5731 |
| 9 A | Office of Southwest Pacific Allars (See FE) | 3127 | 6330 | 2631 |
| ar (| Devision of Supply and Transportation Management (See OPR) | 614 | 715 SA-2 | 3025 |
| TA | Special Trade Activities and Treatues Division Geo | E) 4426 | 5818 | 5505 |
| TA | Trade Agreements Division (See E) | | 5824 | 5505 |
| TAC | Trade Agreements, Interdepartmental Computies on | | | |
| TD | See Countillees, p. 97) | 7813 | 9618 | 9505 |
| 1 | Telecommunications Division (See E) | 1951 | 7512 | 4925 |
| VFW | Special Assistant for Fesheries & Wildlife to the | | | - 143 |
| | Under Secretary (See U) | 9075 | 3214 | 4440 |
| 1/18 | Special Assistant for International Business (See U | 0 6043 | 7512 | 42 |
| u/PR Imp | Chief of Protocol (See U). Office of United Nations Political Affairs | 7633 | 1236 | 9604 |
| hort. | (See IO) | 5136 | 6329 | 2078 |
| ISUN | US Mission to the United Nations (See p. 999 | YU 6-2424 | | |
| 10 | Visa Office (See SCA) | (057 | 2417 | 2430 |
| vs | Division of Visual Services (See OPR) | 3335 | 8-258 | 3335 |
| re rlg | Office of Western European Affairs (See EUR) | 2124 | 4511 5807 | 5731 6205 |
| IST > | Washington Liaison Group (See SCA) | 5858 | 6101 | 233 |
| | | | 3.22 | |
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| | is A of the Organization Manual for Current Listing of Authorized | Symbols. Questions | regarding |
| ganizatio | n Symbol's may be referred to one fit y the | MAN. BOOMS | |
| FICE ST | MBOLS Phase | Location | Photo |
| s | Special Information Staff | 2117 6408 | 6068 4892 |
| 5R | Special Information Staff See P) | - | |
| 8 | Speech Review Staff Gee PJ | 401, SA-7 | 4311 5340 |
|) 7 P | | 4803A 2736 | 4690 |
| R/BEX | Director for Personnel (See A) | 2236 | 4890 |
| ER/CDC | Career Development & Counseling Juli Care | | 128-4876 |
| er/ DMP | Compensation Division (See PER) | 807, SA-5 2236 | 4890 |
| | | 2234 | 4890 |
| ER/JOP | Junior Officer Program (See PERV | 2736 | 4690 |
| ER/MED | Medical Division (See PER) | 2234 | 3433 4870 |
| ER/PUS | Presidential Commissions Scall (See PER) | 2236 2236 | 4870 |
| ER/PPS | Program Management Staff User PER0 4100 Personnel Policy and Planning Staff (See PER0 4241 | 2226 | 4890 |
| ER/POL | Personnel Operations Division (See PER) 6286 | 2236 | 4890 |
| ER/PSC HN | | | |
| | | 36 10 | 5118 |
| 144 | Gee Commutes, P. 100 Passoort Office (See SCA) | | |
| MC MT/OF | A THE REAL OF THE STORY ADDITS. ME CONNER D. THE WAY | - 1334 | |
| 100 | | | |
| | Committees, p. 99) | 7817A | 2203 |
| RAF | | 7817A | 2683 2524 |
| RAF/NE RAF/W | | 7817A | 2014 |
| RAR | Western Amica Division (See Int. Office of Research and Analysis for American Republics 4050 | 7534 | 4854 |
| - | Gee (RIO | 7831 | 4060 |
| RAR/E RAR/P | | 7534 | 4634 |
| RAR/R | American Republics Regional Affairs Donson | 7534 | 4884 |
| | American Republics Regional Alliars and the second of the second | 7812 | 3274 |
| RCI | | | 1441 |
| 80 | | 1851 8844E | 5351 |
| RD/0 | | | |
| REA | Office of Inter-American Regions Contract 2308 | 6909 | \$233 \$233 |
| REC | | 6909 5618 | 5505 |
| REP | Environ Banarting Staff Care B/ | | |
| RES | Office of Research in Economics and Science 4824 | \$722 | 4824 |
| RES/G | | \$744 | 4508 |
| REU | | | 2117 |
| | Office of Restarch and Sale of the Sale of Sale Office (NR) | | |
| REU/E | | 7535 | 5474 3893 |
| | | | 3013 |
| REU/ | Wastern and Southern Europe Division (See Mild. | | |
| RFE | Office of Research and Analysis for Far East (See INR) | 3 7417 | 3523 4573 |
| BFE/ | | | 455 |
| RFE/ | | | 2375 |
| RFE/ | SA Southeast Asia Division Get (Net OPE) | <u> </u> | 2206 |
| | | | 2224 6561 |
| RM/A RM/A | | | 5583 |
| RUA/A | | | . 2243 |
| BW/R | | | |

Commission Exhibit No. 948

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See Appendix A of the Organization Manual for Current Listing of Authorized Symbols. Questions regarding Organization Symbols may be referred to OM/RP, Ert. 5721. OFFICE SYMBOLS

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| OFFICE ST | THBOLS | MAN, ROOMS | | |
|---------------|--|-----------------------|------------------|--|
| | Place Place | Locotion | Phone | |
| UC . | International Joint Commission | F-4 7-40 | 12 22/02 | |
| | (See Commissions, p. 98) | Fed Trade | 13-33402 3972 | |
| NR | Bureau of Intelligence and Research (See p. 65) 2132 | 7818 | 3712 | |
| inr | Office of The Director of Intelligence and Research | 6527 | 5307 | |
| NR/CS | (See p. 65) | 6636 | 3122 | |
| INR/EX | Executive Staff (See INR) | 6524 | 3327 | |
| INR/DOR | | 6535 | 5145 | |
| INR/DDC | Office of the Deputy Director for Coordination (See INR) 4134 | 6635 | 4134 | |
| INR/SSG | Special Studies Group (See INR) | 8645 | 4542 | |
| MR/N | Coordinator for Maps (See INR) | 8847 | 4858 | |
| INR/NIS | NIS Coordinator (See INR) | 8666 | 4687 | |
| 0 | Assistant Secretary for International | • | | |
| - | Organization Affairs (See p. 77) | 6319 | 2478 | |
| 0 | Bureau of international Organization Affairs | | | |
| | Gee 10, p. 17) | 6319 | 2478 | |
| IO/EX | Executive Director (See 10) | 6319 | 2478 | |
| IRAC | Radio Advisory Committee, Interdepartmental | | | |
| | Gee Connittees, p. 100) 5461 | | | |
| CSM | Industrial and Strategic Materials Division (See E) 4035 | 5618 | 5505 | |
| L | Legal Adviser (See p. 64) | 6417 | 4754 | |
| | Administration & Foreign Service, Assistant Legal | | | |
| | Adviser for (L) | 6417 | 4754 | |
| LAF | African Affairs, Assistant Legal Adviser for (L) | 6417 6417 | 4754 4754 | |
| L'ANA | Inter-American Affairs, Assistant Legal Adviser for (L) 2280 | 6417 | 4754 | |
| | International Claims, Assistant Legal Advisor for (L) 5896 Cultural Relations and Public Affairs, Assistant | 8411 | 4/24 | |
| LCRP | | 6417 | 4754 | |
| L/E | Legal Adviser for (L) | 6417 | 89 | |
| LEUR | European Affairs, Assistant Legal Adviser for (L) 9906 | M 17 | 454 | |
| LAFE | Far Eastern Attains, Assistant Legal Adviser for (L) 3978 | 6417 | 4754 | |
| LAF | Multilateral Force, Sepecial Counsel for (L) | • | | |
| LINEA | Near Eastern, South Asian and African Affairs, | | | |
| | Assistant Legal Adviser for (L) 5095 | 6417 | 4754 | |
| L/SFP | Special Functional Problems, Assistant Legal | | | |
| | Adviser (L) | 6417 | 4754 | |
| ท | Treaty Affairs, Assistant Legal Advisor for (L) | 6417 | 4754 | |
| L/UNA | United Nations Atlairs, Assistant Legal Adviser for (L) 3782 | 6417 | 4754 | |
| LR | The Library (See OPR) | 24Q B | 4549 | |
| 13 | Devision of Language Services (See OPR) | 2209A | 6503 | |
| | Under Secretary for Political Affairs (See M, p. 62) 5284 | 7512 | 4925 | |
| MA . | Naritume Affairs Division Gee E) | 5618 | 5505 | |
| MC . | Office of Munitions Control (See G)128-3936 | 5618 | 5505 | |
| NDC | Minual Defense Control Staff (See E) | 5818 | \$505 | |
| KAC | Stational Advisory Council on International Monetary | | | |
| | and Financial Problems See Committees, p. 99) 2507 | <i>e</i> 3 <i>e</i> 3 | 2566 | |
| NE | Office of Near Eastern Affairs (See NEA) | 520 | 2000 | |
| NEA | Assistant Secretary - Near Eastern and South Asian | 6343 | 2586 | |
| | Affairs (See p. 76) | 5243 | 2340 | |
| NEA | | 20 | 2586 | |
| BEA/EX | Care NEA) | 20 | 2566 | |
| | Office of Near Eastern, South Asian Regional Affairs | 20 | | |
| | (See NEA) | 5243 | 2564 | |
| NSC | National Security Council (See Constitues, p. 100) 5261 | ~~ | | |
| но. 6 | Deputy Under Secretary for Administration (See p. 62) 4132 | 7310 | 7587 | |
| 0/AA | Deputy Assistant Secretary for Administrative Affairs | | | |
| | Gee 0) | 7316 | 4334 | |
| a/a | Special Assistant for Congressional Relations | | | |
| | (Appropriations) | 7310 | 7587 | |
| Q/EP | Special Assistant for Employment Practices | 7310 | 7587 | |
| WEF | | | | |

Commission Exhibit No. 948

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| Organizz | ndix A of the Organization Manual for Corrent Listing of Aut tion Symbols may be referred to OM/RP, Ext. 5721, | thorized Sy | | is regarding |
|-------------------|--|--------------|-------------------|--------------|
| OFFICE | | | MAR. ROOKS | • |
| Q/FS | Director Consul of the Even - Survive (Even Ob | See. | Louise | Phone |
| Q/FSI | Director General of the Foreign Service (See 0) | 6717 | 7310 | 7587 |
| 0/PM | Policy Management Staff (See O) | 2001 6470 | 2109 SA-3 7310 | 2360 |
| Q/SL | Special Liaison Staff (See 0) | 8144 | 7310 | 7587 7587 |
| OAP | Office of Central American and Panamanian Affairs | •••• | | 1201 |
| ••• | (See ARA) | 697 | 6909 | 5233 |
| 0A DB | Office of International Aviation (See E) | 1732 | 5818 | 5505 |
| 08/E | Office of Budget (See BF) | 为 万 | 3418 | 5049 |
| OB/PR | Division of Estimates (See OB) Division of Program Review (See OB) | (02) 1867 | 3418 3418 | 5049 |
| 06/R | Division of Reinbursements (See OB) | MACA | 3412 | 5049 5049 |
| OC | Office of Communications (See OC. p. 78 & 79) | 1501 | 44429 | 4034 |
| OC/AS | Administrative Staff (See OC) | 4546 | 44.27 | 20 |
| OC/E | Engineering and Technical Services Divesion | | | |
| OC/N | (See OC) | 613 | 44A29 | 4466 |
| | Communications Systems Management Division (See OC) | | | |
| OC/P | Diplomatic Pouch and Courier Operations Division | H 41 | 44A29 | 3213 |
| | Get OC) | 51 97 | 44.429 | 2213 |
| OC/P(0) | Mail and Pouch Service (See OC) | 1072 | 8528 | 3023 |
| OC/PS | Plans Slaff (See OC) | 1641 | 44.4.73 | 4334 |
| 00/5 | Some Constant Security Division (See Gr.). | K.12 | 44.4.29 | 4486 |
| OC/T DES | Telecommunication Operations Division (See OC) | 231 | 44.4.21 | 3231 |
| VES | Office of International Economic and Social Affairs | | | |
| OF | (See IO). Office of Finance (See BF). | 11.00 | 6319 | 2478 |
| OFE | Office of International Finance & Economic Analysis | W /V | 34304 | 6691 |
| | Gee F) | 7149 | 9818 | 9505 |
| OF/A | Addition strative Assistant (See GF) | | ACENE | 6691 |
| OF/ACD | ACCOUNTING Christian (See CP) | 4.44 | ADDA | 6691 |
| OF/CAR OF/FC | Cariocean Fiscal Statt (See UF). | A76 | 3430A | 6671 |
| OF/FS | Special Assistant on Foreign Currency (See OF) | 650 | 3430A | 6693 |
| OF/FO | Field Operations Division (See OF) | 617 | 3430A | 6691 |
| OIA | | 114 | 3430A 6319 | 6691 |
| OIC | Unice of International Cost states (See 10. a. 77) | 580 | A3CA | 2478 5720 |
| QM . | Deputy Assistant Secretary for Management (See A | | | 2101 |
| OPR | p. 79) | 381 | 1907 | 4335 |
| UPR | Director for Operations | | | |
| OPR/N 1 | (See A) | m | 1007 | 4334 |
| OR | Office of International Persources (See E) | 1/3 | 400, SA-7 | 3652 |
| ÖRM | | | 5818 4815A | 5505 |
| 0/SY | | 1 Da. | 9317 | 4779 2595 |
| 0/51/1 | A MARINE OF MARINESS (1.5 + 1)/STR | *** | 3317 | 2545 |
| 0/5Y/T | | | \$317 | 2515 |
| 0/5Y/F0 0/5Y/E | WAISION OF FOREIGN CONTRACT (See CLASSE) 44 | *** | 3917 | 2595 |
| 0/SY/D0 | Division of Evaluations (See 0/SY) | 151 | 3017 | 2595 |
| 0/SY/EX | Energy under See G75Y). The second seco | 167 | 3317 | 2595 |
| OT | Office of International Track (See E) | | 3317 | 2595 |
| OTM | Unice of Telecommunications and Maribee Affairs | | 5618 | 5505 |
| - | (See F) | 567 | 5618 | 3505 |
| P | Addition Secretary - Public Affairs (See a 47) 9 | | 6810 | 4641 |
| P/EX | | | 6810 | 4641 |
| P/EA P/HQ | Enecutive Director (See P) Historical Office (See P) | | 6610 | 4641 |
| PAIS | Office of Media Services (See P) | 102 106 | 619, SA-2 | 2662 |
| P/ON | | | 483) 2109 | 6795 5221 |
| P/OPS | STREE OF FIGUE SERVICES (See F) | | 5631 | 5221 3993 |
| P/PG | | | 66 30 | 441 |
| P/POS . | Public Opinion Studies Staff (See P) | 105 | 5833 | 5305 |
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OFFICE STIROLS

See Appendix A of the Organization Marual for Current Listing of Authorized Symbols. Questions regarding Organization Symbols may be referred to OM/RP, Ext. \$721.

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| WFICE ST | NBOLE | MAR. BOOMS | | |
|------------|---|--------------|---------------------|--|
| WFICE ST | 1891.5 Plan | Location | Phone # 33 ** | |
| ۱ | Assistant Secretary for Administration (See A, p. 78) 4127 | 7310 | 40.94 | |
| i | Busine of Administration (See A. B. 78) | 7310 | 4334 / 58 / 3923 | |
| VEX | Executive Director for Administration (See A) | 4437 | лы | |
| AAB | Annintments & Assignments Board of the Porcign | | | |
| | Service (See Committees, a. 98) | | | |
| NC . | Amendius Awards Condition See Conditions, B. 97 6191 | | 6691 | |
| ičo | According Division (See BF) | 3430A | 3371 | |
| ACD/AA | Attachment Accountion Branch (See ACD) | 3430A | 6691 | |
| CD/G | Convert Accounting Branch (See ACD) | 3430A | 3142 | |
| CD/RR | Baumus and Recents Branch (See ACU) | 3430A | 6781 | |
| CDA | ILS Ame Control and Disanzament Agency (See 9, 857 - 9779 | 5672 | 4338 | |
| NDP | Advanted Onto Processing Division (See OPR) 0338 | 19416 | 332 | |
| NF . | Assistant Corretory African Africas (See B. 70) | 5438 | 3632 | |
| NF . | Burney of African Affairs (See AF) | 508 | 3432 | |
| AFC | All and Contrast All and All side (See AF) | 5438 | 3632 | |
| IFE | online of Exclore and Southern African Alfairs Get AP1 3977 | 5438 | 3532 | |
| NF/EX | Executive Dure for (See AF) | 5438 | 3632 | |
| NF/P | Bublic Affairs Adviser (See AF) | 5438 | 3.2 | |
| AFN | Office of Northern African Affairs (Set AF) | 5138 | 3,32 | |
| AFI | Office of Inter-African Affairs (See AF) | 5438 | 3632 | |
| AFU | Office of African and Malagasy Union Affair's Gee AF3 6481 | 5438 | 3.32 | |
| AFY | Office of West Coast and Malian Affairs (See AF) 3003 | 5436 | 26.76 | |
| NFSI | Advisory Completee for the Foreign Service | | | |
| | testibile Kan Condities, B. 973 | | ~ | |
| ND | Anancy for International Development (See p. \$4) \$014 | 8461 | 7641 | |
| AL | Aviation Lisison Division Get E) | 5818 | 5505 | |
| AN | Aviation Negotiations Division (See E) | 5418 | 5505 | |
| ARA | Assistant Secretary-Inter-At - Can Affairs Get p. 721 5625 | 41 09 | \$233 | |
| ARA | Bureau of Inter-American Affairs Gee ARA, P. 723 7031 | 5909 | \$233 | |
| ARA/EX | Executive Director (See ARA) | 6909 | \$233 | |
| ARA- | Directory and the | | | |
| LA/BR | Office of Brazilian Affairs Gee ARA, p. 71) | 6929 | \$233 | |
| ARAT | Public Affairs Adviser (See ARA) | 6909 | 5233 | |
| | Deputy Assistant Secretary for Budget & Finance | | | |
| SF | Gee A. p. 78) 3205 | 3418B | 4335 | |
| SF/A | Audit Staff Gee BF) | 34188 | 4335 | |
| BF/A | Systems Staff (See BF) | 3418B | 4335 | |
| | Board of the Foreign Service (See Committees, p. 98) 4132 | | | |
| BFS | Office of British Commonwealth and Northern | | | |
| BNA | European Aflairs (See EUR) | 6511 | 5731 | |
| | International Business Practices Division | | | |
| \$P | (See E) | 開設 | 5505 | |
| | Office of the Coordinator of Cuban Affairs Gee ARA) 45.2 | 6909 | 5233 | |
| CCA . | Commodity Programming Division (See E) | 38.18 | 5505 | |
| CO | Office of Canticun and Mencan Affairs (See ARA) 5233 | 4909 | \$233 | |
| CNA | Assistant Secretary for Educational and | | | |
| CU | Cuthrat Affairs Gee CU, 9. 68) | 407 | 2101 | |
| | | | | |
| CU/ACA | Gee CU, Convoitiees p. 100) | 4417 | 2909 | |
| | | | | |
| QU/ACS | Secretariat to the US Advisory Commission an | | | |
| - | International Educational and Cultural | 4417 | 2109 | |
| | Affairs Gre CU; Committees p. 1001 | 4417 | 2101 | |
| QU/AF | Office of African Programs (See CU) | 4417 | 2909 | |
| CU/ AR/ | Office of Inter-A erican Programs (See CU) | 4417 | 2101 | |
| CU/CP | Office of Cultural Presentations (See CU) | | | |
| CU/ECC |) Director Educational and Cultural Programs (See CU) | 4417 | 2101 | |
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| loom | is A of the Organization Manual for Current Listing of Authorized S | ymbols. Questions | regarding |
| nizatio | in Symbols may be referred to OM/RP, Ext. 5721. | MAR. ROOMS | |
| ICE SY | HBOLS Plane | Locotton | Plane |
| - | | | |
| vs | Operations Staff, Board of Foreign Scholarships Gee CU; Committees p. 100) | 4417 | 2909 |
| ECS | Office of US Programs and Services (See CU) 8743 | 4417 | 2909 |
| EUR | Office of European Programs (See CU) 2666 | 4417 | 2101 2101 |
| EX | Executive Director (See CU) | 4417 4417 | 2909 |
| 'FE 'IR | Office of Far Eastern Programs (See CU) | 4417 | 2509 |
| VPP | Multitateral Policy Planning Staff (See CU) | 4417 | 2909 |
| MSD | Director Multilateral and Special Activities (See CU) 017 | 4417 | 2909 |
| NEA | Office of Near Eastern and South Asian Programs (See CU) | 4417 | 2909 |
| PRS | (See CU) | 4417 | 2909 |
| νG | Secretariat to the US National Commission for | | |
| | INESCO (See CU; Committees, p. 100) | 4417 | 2909 |
| ~- | Despatch Agents Gee ST p. 981 | 6733 | 5492 |
| 1/208 | External Research Staff Gee INR) | 5818 | 5505 |
| | Bureau of Economic Affairs Gee E, P. \$11 5737 | 5618 | \$505 |
| s | Formon Formotic Advisory Stall (See E) | 5618 | 5505 |
| X | Director Executive Staff (See E) | 5818 5818 | 5505 |
| DC | Mutual Defense Control Staff (See E) | 6310 | 2631 |
| | Office of Eastern European Alfairs (See EUR) | 6511 | 5731 |
| | Office of East Coast Aflairs (See ARA) | 6101 | 5233 5731 |
| | Assistant Secretary-European Affairs (See p. 73) 2253 | 4511 6511 | 5731 |
| EX | Bureau of European Aflairs (See EUR, p. 73) | 6511 | 531 |
| ~~ | US - FAD Interagency Committee (See Committees, | | |
| | ▶ 99) 4803 | | |
| | Deputy Assistant Secretary for Ferrign Buildings | 814, SA-2 | 7503 |
| | (See A) | 5818 | 5505 |
| | Assistant Secretary-Far Eastern Analis | | |
| | (Set FE, s. 75) | 6330 | 2631 |
| | Bureau of Far Eastern Affairs (See FE) | 6310 6310 | 2631 2631 |
| ζ. | Executive Director (See FE) | 3430A | 6671 |
| | Employee Accounts and Reports Branch (See FS) 4547 | 3430A | 6671 |
| • | Voucher Examination Branch (See FS) | 3430A | 6671 |
| | Foreign Service Claim Board (See Committees, p. 99) 128-7363 | | |
| | Fuels and Energy Division (See E) | 5818 | 5505 |
| | Fibers and Textures Division Core E.1 | 5618 | 5505 |
| | Deputy Under Secretary for Political Affairs | | |
| | | 7512 | 4125 |
| | Deputy Assistant Secretary for Politico Military Affairs (See G. p. 63) | 7310 | 5496 |
| | General Commercial Policy Division Det £3 | 5618 | 5505 |
| | Office of German Affairs (See EUR) | 6511 | 573 |
| | Division of General Services (See OP 10 | . 1493 5243 | 436) 258/ |
| | Office of Greek, Turkish & Iranian Affairs (See KEA) 2732 German War Documents Project, Advisory Constitute | ~~ | |
| | Get Connitiers, p. 100) | | |
| | Assistant Secretary for Congressional Relations | | |
| | See 9. 483 | 7258 | 4280 |
| | International Boundary Commission, United States & Canada (See Commissions, p. 98) | 3818 GAO | ST 3-9151 |
| | International Boundary & Water Commission United | <i>2</i> | |
| - | States and Mexico (See Commissions, p. 98) 3779 | 6101 | 523 |
| | Office of Inspector General, Foreign Assistance | 4633 | 3015 |
| | Cint p. (2 | | 2012 |

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حه APPENDIX D YOL. 9 - VISAS CORRESPONDENCE Part IV G 2. (2.2 cont'd) opinion is required before eligibility under section 212(a) of the Act may be deter-mined. Reference should be to the ringleader or, if unknown, to the group involved in such activities and not to any individual applicant who may be victimized by them. INVESTIGATIONS: PESTIGATIONS: All requests for investigation of fraud or suspected fraud concerning any aspect of a vise case or group of cases which can be investigated in the United/States. In order that an effective investigation may be conducted, the original documents presented must be forwarded, with a statement of the post's reasons for suspecting that fraud may exist. When necessary, a request may be submitted for the investigation of a matter which is not indicative of fraud, if it appears that the results of an inquiry in the United States will assist the consular officer. ERATIONS: All correspondence relating to the internal administration of the visa function at a specific post or at posts in a specific country including: problems arising from actions or requirements of the host government; reports on reciprocity under sections 221(c) and 281 of the Act and section 8 of the Act of September 11, 1957, as amended; deportation cases and others involving specifically authorized direct eccumulcation with the Immigration and Maturalization Service; relations of an operating nature with other government agencies including investigations performed on their representatives); effect of personnel, supply or equipment problems on visa output; recommendations for avards; preparation of Form FS-514. OPERATIONS: C; PRIVATE BILLS: All correspondence relating to proposed, pending or enacted private legislation. CEDURES: All correspondence suggesting or reporting to the Department efficient methods used in doing visa work; new forms or form letters devised which, if approved, could be of use to many posts in one area or perhaps usable at a world-wide basis. For example, this beading should be used for suggestions concerning improvement in visa filing systems or methods of channeling visa applicants or how and why additional equipment or materials would result in a more efficient visa operation. This subject heading should not be used for suggesting changes in regulations or the substantive notes thereto or forms prescribed by law. PROCEDURES: () QUOTA CONTROL: All discussion of the allocation and use of quota muchers, of the status of quotas or categories thereof and of the quota control system as a mathematical or mechanical con-cept, correspondence regarding post problems of registration, quota waiting lists, preparation and submission of Forms F5-469; (and F5-255 in quota immigrant cases). Boes not include questions on quota chargeability. REGULATIONS AND NOTES: All correspondence concerning the organization, clarification, interpretation and com-plation of regulations and notes (substantive as distinguished from operational and procedural questions). All requests for or changes in the distribution of Visa Transmittal Letters. () EVIDA: All visa correspondence submitted for review in the Department before release to other persons or agencies except for any item that is specifically covered by one of the fore-going beadings. SECTION 243(8) INDIVIDUAL WAIVERSE All correspondence referring to individual cases involving section 243(g) waivers. (Applies to certain posts in Communist or Communist-controlled countries only.) STATISTICS: All correspondence relating to reports or statistical analyses of visa performance; wreparation and subcission of Forms FS-256 and FS-258A. 3. Telegraphic references to standard visa texts. All telegraphic references to standard visa messages relating to "G" (Transit) visas or "G" (International Organization Alian) visas should refer to them as "Chester - 1", "Chester - 2", er "George - 1", George - 2", stc., in order to minimize the chance of error in transmission. - 7, (i 2-8-62 FOREIGN AFFAIRS MANUAL Visa 71-499 Commission Exhibit No. 948 ۰.

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47 APPENDIX D Б -Part IV VOL. 9 - VISAS CORSESPONDER \cdot (cont'd) (p. 2) 3.1 From Department to Foreign Service posts. All information requested or furnished by the Department and transmitted to Foreign Service posts, by WIRCM or telegram, on the matters covered by the paragraphs listed below will refer to the subject heading "VISAS" followed by the indicator of the selected paragraph. Information supplied by you and/or otherwise svailable to Department at this time does not warrant a finding that named applicant is ineligible under the cited paragraph(s) of section 212(a) of the Act. If information is hereafter developed at the post which would render him ineligible, the post should take appropriate conter-ONE action. e-g. "VISAS OKE JOHN DCE (3) and (29)". .) Information supplied by you and/or otherwise available to the Department is sufficient to find the named applicant ineligible under the cited paragraph(s) of section 212(a) of the Act. THO e.g. "VISAS TWO JOHN DOE (9) and (27)". THREE The visa issued in this case is to be annotated with the period of time requested The visa issued in this case is to be annotated with the period of the requested in the itingrary submitted or as indicated in the message transmitting the order. See 22 CFR 41.124, Proc. Note 5. (This key word is to be used in conjunction with one transmitting an order of admission.) e-g. "VISAS FOUR AND THREE JOHN LOE (28) 30 DAYS NEW YORK OLLY". The applicant should be informed that the Attorney General has ordered that he be The applicant should be informed that the Attorney General has ordered that he be admitted into the United States temporarily pursuant to authority contained in section 212(d)(3)(A) of the Act, if admissible other than under the cited paragraph(s) of section 212(a) of the Act. The order has been approved for the period of time and itinerary submitted, unless this message provides otherwise, and is subject to revocation at any time at the discretion of the Attorney General. Any deviation from the approved itinerary or extension of the period of admission after entry depends upon prior approval of the district director of the Immigration and maturalization Service having jurisdiction over the geographic area to which the POUR depends upon prior approval or the district director of the immigration and Maturalization Service having jurisdiction over the geographic area to which the iravel is limited. (The telegraphic reference will include the applicant's name, paragraph(s) of section 212(a), any time limitation or other exception from the itinerary submitted, and any special conditions imposed by the order.) e.g. TVISAS FOUR JOHN DOE (3) and (28) (four months) or (11/25/60)". Available information concerning the named applicant establishes his eligibility for the relief provided by section 212(a)(28)(1)(i) of the Act. (See App. A, 22 CFR 42.91(a)(28), Note 3). FIVE 1 TVISAS FIVE JOHN DOE". As recent security checks disclose no (additional) derogatory data regarding the applicant, you may process the case to a conclusion. SIX "VISAS SIX JOHN DOE". ETD cannot be met due to time required to complete security checks and/or other SEVER sit cannot be met due to time required to complete security checks and/or other actions necessary before Department will be able to take the action requested in the named applicant's case. Consideration of this matter is being expedited and a decision will be made as promptly as circumstances permit. (May be used together with Visas Eleven). (See App. A, 22 CFR 41.95, N. 1.3) 1 "VISAS SEVEN JOHN DOE". Visa TL-499 FOREIGN AFFAIRS MANUAL 28.62 Commission Exhibit No. 948 + - --

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| | 40 | | .1 | APPERDIX D | • |
|-------------|--|---|--|---|----|
| CORRESPONDI | DICE | VOL. 9 - VISAS | * | Part IV | |
| 3. (J.1 e | mt'd)(p.4) | | | | 1 |
| : | Ecquested quota numb quota registration r | ers not presently availab | le. Report priorit | y on next monthly | |
| | e.g. TISAS SIXTEEN | | | | |
| - 1 | Requested quots nust | ers not presently availab uture allotments are made | ble. Priority has b | cen recorded for | |
| | C.G. WISAS SEVENTE | D". | | | |
| : | RIGHTEEN If the named alien i Department concurs i | s accredited as that term n A-1 classification. | s is defined in 22 (| FR 41.1, the | |
| | TISAS EIGHTEE | n John Doe". | | • | |
| | named alien incligit term is defined in 2 | e in the Department is in the under section 212(s)(2 CFR 41.1, the Department of and classification with | 27) or (29). If acc nt concurs in the c | assification | |
| | e-g. TISAS KINETEE | N JOHN DOE A-2" or "VISA | S NINETEEN JOHN DOE | CHESTER-3". | |
| | Information availabl | le in the Department is in ble under section 212(a)(| nsufficient to just 27) for G-1 classif | ify finding the lication. | |
| | e.g. WISAS THEST | JOHN DOE". | | | ٩, |
| | named alien inclinit | ie in the Department is i ble under section 212(s)(be used for A-3, G-2, G-3 | 27) or (29) for the | ify finding the classification | |
| | e.g. WISAS TREETI- | -ONE JOHN DOE GEORGE-2". | | | |
| | mamed alien ineligi | le in the Department is i ble under section 212(a)(ugd follow Appendix A, 22 | 27) or (29) for the | CLASSIFICATION | |
| | e.g. WISAS THEIT | -THO JOHN DOE A-1, JULY 1 | - AUGUST 15, 1961. | | |
| | THENTY-THREE Quota under which m Should any numbers 1 | unbers were requested is be returned by other offi | exhausted for the c ices an allotment wi | urrent quota year. 11 be made later. | - |
| | e.g. WISAS THENTI | -THRIE*. | | | |
| · . | circumstances repor is ineligible for a do not warrant exer insomuch as the pro and/or the alien is submitted to the De action should be re adversely affects t | or the Imigration and He ted or otherwise known in visa under the cited par cise of the discretionary posed visit is not consid otherwise not qualified partment with substantial considered, particularly he foreign relations of i st, or if it is otherwise | a the case of the ma ragraphs of section y authority of section iered to be in the r therefor. The case ting details if you if it appears that the United States of | med applicant, who 212(a) of the Act, on 212(d;(3)(A), ational interest : should be re- believe that this the refusal | ¢ |
| | and the second | -FOUR JOHN DOE (28)". | | Tise Thill? | |
| 3-15-61 | | OREIGN AFFAIRS MAN | Sxhibit No. 9 | · · · · · · · · · · · · · · · · | |

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| APPENDIX D Part IV | VOL. 9 - VISAS | CORRESPONDENCE |
|-----------------------|---|--|
| 3. (3.1 • | ant*d)(p. 3) | |
| I | IGHT Telegraph manod applicant's travel plans in advance States. | of his arrival in the United |
| | e.g. "VISAS RIGHT JOHN DOE". | |
| • 1 | HIE Report final action taken in named applicant's case transmitted by OHT unless a reply by telegram or ST | . The report should be COR telegram is directed. |
| | •. "VISAS NIKE JOHN DOE TELERAPH", or "VISAS NIKE JOHN DOE STOOR". | |
| 1 | The Department has been informed that named alien a If he applies for any kind of visa the consular off request an advisory opinion. (Brief identifying da | its will appear in telegram.) |
| | e.g. "VISAS TEN JOHN DOE Age 27 Polish born. Last street). Last applied Warsaw January, 1951". | t address Marburg, Germany (no |
| : | ELEVEN Issuance of a visa is left to your discretion if yo ineligible. If information is hereafter developed him ineligible, the post should take appropriate a with Visas Seven). | |
| | e.g. "VISAS ELEVEN JOHN DOE". | • |
| | The Attorney General has ordered that applicant be pursuant to provisions of section 212(a)(28)(1)(ii admissible. See App. A, 22 CFR 42.91(a)(28), Kote classified and may be repeated to applicant. (Kam General's Order, and INS File No. of case will be | 4.4. Above information is not se of applicant, date of Attorney |
| | e.g. "WISAS TWELVE JOHN DOE Order June 1, 1959, 1 | |
| | THIRTEEN Telegraph immediately a complete status report on is found to be eligible, expedite action because of immigrant and ineligible other than under paragraj for possible 212(d)(3)(A) action. (Telegram will pertinent.) | bhs (27) or (29), submit urgently identify interested party, if |
| | e-g- WISAS THIRTEEN JOHN DOE Monimalgrant Repres | sentative Jones, Kentucky STCOR". |
| | FOURTEEM Following quota numbers are allocated for categor allotment should be verified against your request mot be used should be returned to the Department in sequence (a) total of quota numbers allocated; (e) preference or nonpreference category for whic (e) month quota number(s) should be issued; and (| (b) quota from which allocated; (b) quota from which allocated; h allocated; (d) quota number(s); f) priority date if applicable. |
| | e.g. WISAS FOURTEEN Three German first 500 thro quota Jamaica first 25 August. Four Austrian non prior December 1, 1951". | ugh 502 July. One British sub- preference & through 7 September |
| · . | FIFTERS Requested quota numbers are not available for an | earlier month. |
| | e-g- WISAS FOURTEEN AND FIFTEEN Three German fi | |
| | 12 FOREIGN AFFAIRS MANUAL | 3-15- |

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| • | | ÷ | VOL. 9 - VISAS | • | APPEDIX D- Part IV | - |
| | Department, they Maturalization Se such cases. Any or revocation wil | viss texts EIG will be prepare rvice and the D additional info 1 be added at t n and Katuraliz will be insert | HTT-ONE through KINETY d in the respective din epartment normally will reation qualifications he end of the standard ation Service, the wor ed after the garagraph | t not have knowledge (, or conditions attend text. When a petitic werdt Hulf2D", follo | of the status of tant upon approval on is revalidated by the date of | E |
| | empert of the manod of alien, sor will b | the nature indi sponsor. (Imi filing date and se given in that | approved first prefere cated on the basis of gration Service file n t validity (WRITTED OUT corder.) | inter, if any, name o IN LETTERS) of petit | f alien, specialty ion, name of spon- | - |
| 5 | WI | AS EICHTY-ONE | -6101242 JOHN DOE PROF FEPT EVE NIDJESOTA". | ESSCR PHILOSOPHY JULY | 12, 1963 SII HORTHS | <u>ن</u> له |
| · | EIGHTY-THO The Attorn ship is g page and is | ncy General has sis of a petitic lven. (INS file relationship of | approved second prefer on filed on the stated e number, if any, name petitioner will be giv | of alien(s), filing d wen in that order.) | ate of petition and | |
| | •.g. "YI | SAS EIGHTI-THO | -6181242 JOHN AND MART | DOE AUCUST 30, 1963 | HETEY DOE SOU". | |
| | en the ba spouse an of petiti | ney General has sis of a petiti- d/or parent. (on and name of | approved third prefere on filed on the given of DES file number, if ar; petitioner will be give | , name of alien or al en in that order.) | iers, filing date | |
| | e.g. "VI | SAS EIGHTI-THRE | E A-6181242 MART AND O | LCA DOE JULY 21, 1963 | HEIRI DOE". | |
| Ú | EIGHTI-FOUR The Attor basis of | ney General bas a petition file | approved fourth prefe d on the given date by ter, if any, mane of a tioner will be given i | rence status for the i the raned petitioner lien, filing date of | uned alien on the whose relationship | 9 |
| | 0.g. "VI | SAS EIGHTT-FOUR | A-6181242 MARY DOE JU | LT 1, 1963 HEART DOE | BROTHER". | |
| | The Attor basis of is given. | ney General has a petition file (INS file num | approved nonquota sta d on the given date by ber, if any, name of a tioner will be given i | tus for the named ali- the named petitioner lien, filing date of n that orders) | m on the whose relationship petition and name | |
| | •.g., ** | ISAS ELCHIT-FIVE | A-6161242 WARY DOE AU | CUST 12, 1963 HEAT D | oe husbaid". | |
| Ċ | TIGHTI-FIVE The Attor orphan ac social a filing d social a | ADOPTED ORPHAN rnsy General has iopted by the mi gency. (The ten ate of petition, gency, if any, if rss wichter, | a approved nonquota sta and petitioner and spo rm "adopted orphan", na , name of petitioner an shall be given in that & ADOPTED ORPHAN MARY 1 | tus for the named ali nuse, with the assists me of alien, INS file of spouse and the name order.) | en as an eligible nce of the named number, if any, of the interested | ` •• |
| • • | AND ELIZ <u>EIGHTI-FIVE</u> The Atto phan to social a | ABETH DOE HOLT ORPHAN TO BE A procy General has be adopted by t gency. (The ta ing date of pat is acceve, if an | DOPTED s approved nonquota st he named petitioner an rm "orphan to be adopt ition, name of petitio yr, shall be given in t | atus for the named al: d spouse, with the as: ed", name of alien, I ner and spouse and th hat order.) | ien as an eligible or- istance of the named is file number, if a name of the interest. | _ |
| e | | | TE ORPHAN TO BE ADOPTED DOE MATIONAL CATHOLIC N | BORFRT DOE AKA BIN A | -13 777 DECEMBER 15, | 3 |
| | .* | - | | | | |
| | 7-18-63 | | FOREIGN AFFAIRS M | LANUAL | Visa TL-548 | |
| | 1-04-47 | | E. | Commission Exh | | |

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| | | د در کار اللوب و الحقوق و محمد می چونونونون می بود برسی المود و از در الله در اینکه اسکام محمد است و مدیر است است از این ا | | | 15 K |
| AP7 | EXDIX D | YOL. 9 - VISAS | ~ . | CORRESPONDENCE | |
| <u>, pr</u> | <u>t IV (</u> | | <u></u> | | 1 |
| 3. | (3.1 Con't) (p. 5) TWENTI-FIVE | | | | 3 |
| <u> </u> | mitted into th in paragraph (c) ity contained graph(s) of se discretion of (a) That the United Ha ing there Whited Si dimetted | should be informed that the At he United States temporarily in c), as provided in section 101(a in section 212(d)(3)(A), desti- ection 212(a). This order is so the Attorney General and subje- applicant shall proceed direct ations Headquarters District an efrom only if required in conne- tates. The term "United Nation e vicinity" has been defined as e radius of Columbus Circle, He | C-2 classification (15)(C) of the Act of the inactissibility un ubject to revocation ect to the following ly to the immediate d remain there contine is the adquarters Distr s Headquarters Distr "that area lying wing wing wing wing wing wing wing w | n for the period state- nder the cited para- at any time at the conditions: vicinity of the nuously, depart- ture from the ict and its | |
| Ŭ | authority foreign ((c) That upor ject is a whichever (d) That in (by any a cording (Beadquar | e applicant shall be in possessi y assuring his entry into the c country, following his sojourn on termination of the particular admitted, or upon cancellation ris soomer, he will depart pro case of abuse of his privilege ictivity in this country outside of speeches outside his officia ters District, he will be in vi inited States. | country whence he can in the United Nation " mission or assignme of his accreditation mptly from the Unit to reside temporaril his official capacit l capacity in and al | se, or to some other is Headquarters District; ent, for which the sub- h by the United Nations, ad States; Ly in the United States (ty, including the re- t the United Nations |) (C |
| | | phic reference to this paragraph graph(s) of section 212(a).) | h will include the m | ame of the applicant | |
| | e.g. "TISAS " | TWENTY-FIVE JOHN DOE(28)". | | | ~ |
| Û | A check of th | he Habana visa files was negativ THIRTY JOHN DOE". | 78. | | 1 |
| - | | he Habana visa files reveals po | ssible derogatory in | formation, GMV to follow | . ! |
| | e.g. "VISAS | THIRTY-OKE JOHN DOE". | | | l |
| | under section | General has <u>refused</u> to concur n 243(g) of the Act in the case SIXTY-ONE JOHN DOE". | in the granting of a of the alien(s) nam | waiver of his sanction ed. | |
| | SITTI-TMO | General has <u>concurred</u> in the g g) of the Immigration and Matio | ranting of a waiver mality Act in the ca | of his sanction under se of the alien(s) named | • |
| \mathbf{O}^{\dagger} | *.g. "TISAS | Sirti-Tho John Doe". | | | 1 |
| | section 243(a | General has <u>concurred</u> in the g g) of the Act in the case of th i (are) allotted for issuance in applicable. If unused it (they | a alien(s) named. T the month(s) specif | the following quota tied; priority date | |
| | | SIXTY-THREE JOHN DOE HUNGARIAN -THREE JOHN DOE HUNGARIAN SECON XXXD 215 NOVEMBER". | | | |
| - 14 | MINANIAN SEC. | | | | ~ |
| - 4- | MURANIAN SEX | | | | - <u>f</u>) i |
| C . | HUMANIAN SEC | | MANUAL | 7-18-63 | Ο |
| | HIMANIAN SEC Ting 11-548 | FOREIGN AFFAIRS | MANUAL | | 0 |

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| | CORRESPO | NDEXCE | * 45 | VOL. 9 - V15A | S | | APPEDDII D Part IV | • | |
| | <u> </u> | •. | | | · · · | | <u></u> | 1 | • |
| | L 3. (3.2 | Cont'd) (p. 2) | | | · . | | | Ţ | ÷ . |
| | | • | | | | · | | | |
| | | | | been issued. (Sta | ite applicant | s name, class | sification and | | 1 1 |
| | | date visa e.g. "VIS | - | HN DOE, B-1, MAY 12 | i | | | | 1 |
|) I | × | BEAR | | ested in case invol | | ion for vise | for official | | • • 5 - : |
| | Ū - | travel for | purpose and da | uration of stay ind te of birth, type of | licated. (Sta | te applicant | s name, | J | : / . |
| | | e.g. WIS | as bear johe d | DE, ENGINEER, MOSCO | M, MAY 1, 192 | O, SPECIAL P | SSPORT, VISIT | • | |
| | | UKLAHOHA S | TATE FAIR THRE | L N2275". | | | | | |
| | | CHIPPUNK Section 21 | 2(d)(3)(A) += 1 | ver recommended for | alien inelig | ible under so | ction 212(a)(28). | - | } - |
| | | DONLEY | |), Note 6.13 for te | | | | | |
| | | travel. (| See Appendix A | ested in case invol , 22 CFR 42.90, Not (A) waiver is desir | e 6.13 for te | legraphic for | m to be used.) | | : : : |
| | \mathbf{O} | | | at end of message. | • | | • | \odot | |
| | | Jane check | icial travel. | - Liaison is reques (See Appendix A, 2 | ited in case 1 12 CPR 42.90, | nvolving appl Note 6.13 for | lication for visa r telegraphic | , | |
| | | FROG Following | quota numbers (| are requested for a | ategory and a | onth indicat | ed. The request | | |
| | | (c) prefer | equence, (a) to ence or nonpres iority date if | otal of numbers req ference category fo applicable. | quested; (b) q or which reque | uota for which sted; (d) mod | ch requested; nth for issuance; | · · · | • |
| | | e.g. ***15 | AS FROG THREE | CERMAN PIRST JULY. PRIORITY JUNE 1, 19 | THO AUSTRIA | SECOND AUGU | st. ' Pour | | |
| | () | GIRAFTE | - |) returned unused. | | | | | · |
| | | • | • | NAN FIVE THROUGH TI | D. ITALIAN 2 | 40 THROUGH 2 | 70 ". | | |
| | | BORSE The named is arrivin apted. | alien who has i g at the indic | been granted a ated port of debari | symbolic sym |) vise (stat date and via | e class of visa) the transportation | | |
| | | - | ias horse John | doe B-2 New York J | ULT & SAS FLIC | HT 1". | • | · • | • |
| | ~ | | | . • | | | • | | |
| | U | | | | | · · | • | O | |
| • | 7-18-63 | | 70 | REIGN AFFAIRS 1 | TANUAL | | Vies 11-548 | | |
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10 * Т APPENDIX D CORRESPONDENCE VOL. 9 - VISAS Part IV (3.1 Cont'd) (p. 7) 3 U The Attorney General has approved nonquota status for the named minister of religion on the basis of a petition filed on the given date by the named petitioner. (INS file number, if any, name of alien, filing date of petition and name and address of peti-tioner will be given in that order.) RICHTY-SIX e.g. "VISAS EICHTY-SIX A-6181242 HERRY DOE JULI 24, 1963 SAINT MARIS LUTHERAN CONCRE-GATION OTTAKA ILLINOIS. HIT-CLYLM The Attorney General has approved H-1 monimnigrant status during the given period for the named alien whose specialty is stated on the basis of a petition filed on the given date by the named petitioner. (ILE file number, if any, validity of petition, name of alien, specialty of alien, approval date of petition, authorized length of stay and name and address of petitioner will be given in that order.) TIGHTI-SEVEN ()•.g. "VISAS EIGHTI-SEVEN #-5563 THIRTI DAIS KEERI DCE COKCERT HARPIST SEPTEMER 3, 1963 TEN DAIS URDH COKCERT HUREAU NEM IORK". TIT-LUAT The Attorney General has approved N-2 nonimigrant status during the given period for the massd alien, whose specialty is stated, on the basis of a petition filed on the given date by the massd petitioner. (IC file number, if any, validity of petition, name of alien, specialty of alien, approval date of petition, authorized length of stay and name and address of petitioner will be given in that order.) RIGHTT-RIGHT e.g. "VISAS EIGHTI-EIGHT E-160209 SIX MONTHS HELRY DOE SHEEPHERDER JULY 17, 1963 ONE YEAR RICHARD ROE BOZENAR, MONTANA". The Attorney General has approved N-3 nonimmigrant status during the given period for the Attorney General has approved N-3 nonimmigrant status during the given period for the alien named for the purpose stated on the basis of a petition filed on the given date by the named petitioner. (INS file number, if any, validity of petition, same af alien, kind of training, approval date of petition, authorized length of stay and mame and address of petitioner will be given in that order.) RIGHTI-NDE Ó e.g. "VISAS RIGHTI-HINE E-34445 THREE MONTHS HERRY DOE STUDY VACUUM PACKING POCO PRODUCTS JULY 14, 1963 SIX MONTHS ARMOUR, LIBBY AND SWIFT CHICAGO". The Attorney General has revoked the type of petition indicated in behalf of the named alien which is recorded here as being in your files. If you have transferred this petition to another compular office, please relay this information by telegraph. (Type of petition and name of alien will be given in that order.) DUCTI 2 PUISAS HINETY H-3 HENRY DOE". (_) 3.2 From Foreign Service posts to Department. All information requested or furnished by Foreign Service posts and transmitted to the Department by WIROM or telegram on the matters covered by the messages listed below will refer to the subject heading "WISAS" followed by the key word, as indicated: Ο Û 7-18-63 FOREIGN AFFAIRS MANUAL Vies TL-54? Commission Exhibit No. 948 .

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Œ 3. (3.2 Cont'd) (p. 4)

CORRESPONDENCE

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7-18-63

LION Request reallotment of named nonpreference and/or preference numbers for month(s) stated.

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"VISAS LIGH DANISH HONPREPERENCE 16 SEPTEMBER FREICH FIRST 140 OCTOBER". 0.g.

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APPENDIX D

Part IV

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Visa TL-SAS

MINISE

Report on visas issued to certain holders of Ingosiav passports (See App. A, 22 CFR 41.112, Note 1).

WISAN NOUSE JOHN DOE 13 JANUARY 1915 BELGRADE 261 MEST THENTYTHIRD STREET NEW YORK AIR FRANCE FLIGHT 300 NEW YORK AFRIL 19".

BONDARR

The pas ed Immigration and Maturalization Service office is informed that clearance on maned alien, who has filed Form I-485, (Application for Status as Permanent Resident) will be delayed more than 30 days because of a question that has arisen.

e.g. "PASS INS HARTFORD VISAS BOVENER HEIRY DOE A-1999".

OPOSSUM

In response to his (its) request for a telegraphic report, the named private individ-ual or organization should be informed with reference to his (its) letter or telegram (or the Department's telegraphic request for a status report) of specified date, that the issuance of nonimigrant or immigrant vise(s), as specified, to the alien(s) named has been delayed for the reasons indicated by the following color keywords (isse color keywords listed under KANGROO also with OPOGGIN.) (Added 7-18-63)

. . WISAS OPOSSUM BLACK JANUARY 2, 1957 HON LETTER JOHN SMITH JUNE 6, JOHN DOE JANE DOE".

OSCAR

The maned Immigration and Maturalization Service office is informed that clearance on ine manual imagination and materialisation Service of first in a forther of the service of the s sular office named.

PARAKEET

Mane check of Matana files requested (Give applicant's full name, surname of both parents followed by husband's mane in case of married woman, date and place of birth.

.... "VISAS PARALEET JUAN RODRIGUEZ FERGANDEZ, FEBRUARY 29, 1933 HABANA".

TOREIGN AFFAIRS MANUAL

QUAIL

Case submitted for possible Section 212(d)(3)(A) univer action in Department's discre-tion. Consular officer is in doubt, however, as to merits of case or believes that pertinent information not available to him may be available to or through the Depart-ment. (See Note 2.3 to 22 CFR 41.95. Also see Appendix A, 22 CFR 42.90, Note 6.11 and Note 6.13 for telegraphic form to be used).

ROBIE

Case submitted for possible Section 212(d)(3)(A) univer action in the Department⁴s discretion. This case is not teing submitted directly to the Immigration and Maturali-sation Service because the responsible officer knows or has reason to believe that the proposed vise action may advertedly affect United States foreign relations either within the United States or in any other country. (See Note 2.4 to 22 CFR 41.95. Also see Appendix A, 22 CFR 42.90, Katt 6.11 and Note 6.13 for telegraphic form to be used).

| | APPEIDIL D VOL. 9 - VISAS CORRESPONDENCE | |
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| | 3. (3.2 čóňt ¹ ď) (p. 3) | Ċ |
| | IBEI The (flag of vessel) (mane of vessel) expected to arrive on (date) at (port) continuing on to (other named ports) has on board the following persons falling under Appendix A, 22 CFR 41.127, Note 2.1; name, nationality, and date and place of birth of each such person follow. | |
| | •.E. "VISAS IBEX POLISH MUKSAK, APRIL 3, 1959, BALTIMORE, PHILADELPHIA, KEM YORK, JAN KURINCEK, KUMABIAN, FEBRUARI 12, 1908, POLKOUF, RUMANIA; SERGI MELINCHEK, RUSSIAN, OCTOBER 12, 1917, KINSK, USSR; etc.". | -1 |
| O | JAGUAR (Deleted 11-15-61) - Related to aliens travelling through Anchorage, Alaska per Ap- pendix A, 41.122, Note 4 which was deleted by TL-APPA-9. | ר ר |
| | EARCHOO In response to his request for a telegraphic report, the named Congressman should be informed, with reference to his letter or telegram (or the Department's telegraphic request for a status report) of specified date, that the issuance of nonimigrant or immigrant vise(s), as specified, to the listed person(s) has been delayed for the following reasons. (Add applicable telegraphic reference as given below.) | |
| | MACK - (Give reg. tration date of applicant and MON or 4th following the color key- word.) The applicant's turn has not yet been reached on the quota waiting list. An indefinite waiting period is expected since the quota is used up by list, 2nd and 3rd preferences. (Amended 7-18-63) | - |
| U U | GET - (Give registration date of applicant and category following the color keyword.) The applicant's turn has not yet been reached on the quota waiting list but active consideration will be given the case soon; i.e., the applicant's case comes within the date given for the quota on the current "Quota Qualification List." (Added 7-18-6)) | 2 |
| | MHITE - The applicant is having difficulty establishing that he is a <u>bona fide</u> non- imnigrant who will depart from the United States at the end of his specified period of stay. | |
| | RED - The applicant has not produced satisfactory evidence that he will not become a public charge. | |
| | TELLOW - The applicant has not yet presented a Form I-20 valid for admission to an educational institution approved by the Attorney General. | |
| | BLUZ - The applicant has not yet presented a From DSF-66 from an institution which has an exchange visitor program number. GREEN - The applicant is having difficulty establishing his English language quali- | |
| 4 | fications. | |
| | FDK - The investigation of the applicant's case has not over completed. FDK - The applicant's case has been submitted to the Immigration and Maturalisation Service under section 212(g) of the Act. | |
| - | 9-8-, WISAS KANGAROO WHITE LETTER JAMES COOPER JUNE 4, JOHN DOE JAME DOE B-2". | |
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| | Vise TL-548 FOREIGN AFFAIRS MANUAL 7-18-63 | |

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| • | APPENDII Part IV | VOL. 9 - VISAS CORRESPONDENCE | - · | |
|--------|---------------------|---|------------|--------|
| 1 | J. (cont | l*d) | E | • : |
| • | 3.3 | Between Foreign Service posts. | | : |
| | | The following telegraphic references and key words preceded by the subject heading "VISAS" are authorised between Foreign Service posts. | | i |
| | | ALPHA The case of the named applicant is urgent. Telegraph report, stating cost. State applicant's name and type of visa, followed by birthdate and birthplace in that order. Follow with any other data required by the receiving post in order to grant telegraphic clearance as set forth in Appendix E - Clearance Procedures.) | | |
| | | e.g. "VISAS ALPHA JOHN DOE NIV DECEMBER 12, 1918 LARKACA, CYPRUS". | | ز |
| Ó | | BETA Since our clearance request on the maxed applicant was mailed urgency has developed. Telegraph report, stating cost. (State applicant's name and date of requesting OKV.) | ¢.4 | 1 |
| | | e.g. "VISAS BETA JOHN DOE APRIL 23, 1963". | | |
| | • | GNOX | | 14 |
| | | We have not received reply to our clearance request for mamed applicant. Telegraph report, stating cost. (State applicant's mame and date of request.) | | Ì |
| | | e.g. "VISAS GAMMA JOHN DOE JARUARY 12, 1963". | | - |
| | | PELTA We have checked all available files and find no derogatory information concerning the massed applicant. | | |
| , | | e.g. "VISAS DELTA JOHN DOE". | ~ | 1 . |
| \cup | | ELEXTRA We have checked all available files and outside sources and find no derogatory information concerning the named applicant. | • | 1 |
| | | e.g. "VISAS ELEKTRA JOHN DOE". | | |
| | | SIOTA We have checked all available files concerning named applicant with negative results but outside investigation is not completed. | | 2 2 |
| | | e.g. WISAS IOTA JOHN DOE". | | Ĩ. |
| | | When the applicant is favorably known to the clearing post the word "known" should be added after Delta, Elektra, or Iota. | | |
| \sim | | e-g. "VISAS DELTA JOHN DOE" <u>or</u> "VISAS DELTA KKOA'N JOHN DOE". | 7 | 1 |
| | | KAPPA The named applicant's case cannot be handled telegraphically because it involves classified matters. A classified ONY follows by air pouch. | | |
| | - | e-g. "VISAS KAPPA JOHN DOE". | | I |
| | • • | LANDOA The maned applicant was refused a visa here or at the named post on the grounds indicated by the cited paragraph of section 212(a). | . . | - |
| | ÷ . | e-g- "VISAS LAMEDA JOHN DOE 9". "VISAS LAMEDA JOHN DOE NAPLES 28". | | |
| () | | III The named applicant was refused a visa here or at the named post as not being a bona fide nonimnigrant. | 2 | |
| | | •.g. "VISAS NU JOHN DOE", "VISAS NU JOHN DOE RABAT". | | |
| | Vice IL-S | 48 FOREIGN AFFAIRS MANUAL 7-18-63 | |] |
| | | Commission Exhibit No. 948 | | ļ |

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3. (3.3 cont'd) (p. 2)

CORRESPONDENCE

17 Parts State

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ONICRON

Unable process your clearance request on named applicant without the additional information indicated in Appendix E, Clearance Procedures.

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APPENDIX D

Part IV

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e.g. WVISAS ONICRON JOHN DOE".

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Report on named applicant delayed for reasons beyond our control. Will telegraph. soonest.

e.g. "VISAS PI JOHN DOE".

200

Your request on maxed applicant not yet received. Upon receipt will telegraph soonest.

e.g. "VISAS RHO JOHN DOE".

SIGMA (Reserved)

TAU

Bo objection visa named applicant. Will apply soon your office. (<u>Note</u>: If the elearing office has obtained clearances from other offices, those posts should be added at the end of the message.)

e.E. (FROM NEW DELHI) "VISAS TAU JOHN DOE BONBAY CALCUTTA".

TPSILON

The applicant wishes to pursue his application here, but has only limited time to do so. Please forward his dossier in accordance with regulations, 22 CFR 42.140. (State applicant's name, and date and place of birth.)

e.g. "VISAS UPSILON JOHN DOE, MARCH 2, 1894, HEARTS CONTENT, MEMPOUNDLAND".

PHENIX

There is adverse information concerning named applicant, who is being further investigated. This case cannot be handled telegraphically since it involves classified matters. A classified ONV will be forwarded by air pouch when investigation is completed.

e.g. "TISAS PHENIX JOHN DOE".

3.4 From Central Clearance Unit, Stuttgart.

The following standard visa messages and telegraphic key words preceded by the subject bending "VISAS" are authorized for use by the CENTRAL CLEARANCE UNIT, STUTTGART, ONLY, in replying to clearance requests.

CHRYSANTHEMM

All appropriate security checks have been completed with negative results.

DOCHOOD

All appropriate security checks, except the German Penal Register (Strafregister) have been completed with negative results. The result of the latter will be forwarded to your office immediately upon completion.

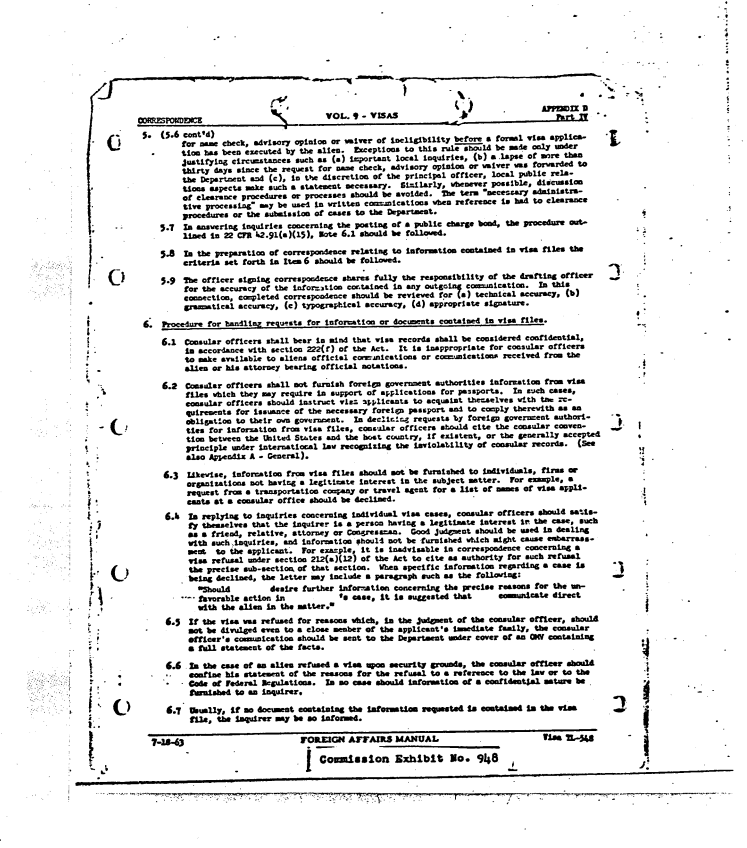
POICLOVE

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All appropriate security checks, except that of the German Penal Register (Strafregister) have been completed with negative results. Information concerning the Strafregister cannot be obtained on persons who departed from Germany prior to Pebruary 14, 1949, if they were born (a) outside Germany, or (b) in former German territory now under Folish or Soviet Administration. Nor can such information be ebtained on persons who departed from Germany prior to October 1, 1953 if they were born in that part of Germany which is now the Zast Zone.

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| • |). (3.4 cont'd) (p | . 2) | <u> </u> | | 7 | | О |
| U | not co refere | learance request stain sufficient need communication. ted information. | under reference information to c on has been recei | has not been conduct a sec ived, the Cor | a received, and surity check. isulate General | i your telegran does As soon as your 1 will expedite the | k |
| | LARISPUR Closes | nce was forwarde | d to your office | on (Date). | | | - |
| | MISTLETOE A class | sified report va | s forwarded to y | our office of | n (Date). | | |
| O | A11 1 | follows. (Morse pouched to the | requesting post | as soon as | ry classified possible.) | information which | 2 |
| | 4. Specific subje | cts to be separa | ted from general | sut jects. | | | |
| | 4.1 On occasi would be they vere dividual exive imm other mat | on the Department of general interv discussed in convisa applicant. ediste considerat ters called for b | t has noted that est have not reco- munications pres Also, some very tion because they by Departmental | valuable dis eived the pro- senting for p valuable pro- y were added instructions. | crimery action condural sugges at the end of | isa problems that they deserve becaus the case of an in- stions did not re- routine reports on | |
| | should be should co connectio | dealt with in a stain a cross re s with which the | ference to the constitution arose. | ommunication | concerning th | edural matters they ch communication e individual case in | ۵ |
| ο, | tion matters. | | | | | e on vise and issaigr | - |
| | sacrifici technical Reference to person the citat | ng accuracy. It language, a sta a to specific pr s who are not la ion is necessary | requires conside tement dealing w ovisions of law wyers or otherwi | ith technical and regulation se versed in section of | l matters and ons should be immigration m law under which lations should | s possible, vithout curately in mon- complicated problems avoided when writing atters, except where the wise has been be checked. Memory e correct. | 3. 6 t |
| | the Forei | pondence with th gn Affairs Manu vailable to the | al, circular ins | nces should : itructions, o | not be made to r other inform | Volume 9 - Visas di Mational sources which | f ch |
| U. | the visa | was actually ref ently effective 1 ference should be | used should be c av. If the case | ited rather : bas been re | than the equiv examined since | of the law under wh relent provisions of the aforementioned the original and t | L J |
| | law to o | officers should vercome a ground 2.90, Note 3) | not take the ini | ltiative in s y or to circu | uggesting the mvent quota re | enactment of a prive estrictions. (See | ste |
| | 5.5 In answer instruct | ring an inquiry : lons contained in | regarding applica a 22 CFR 42.60, 1 | ants chargeab Procedural Mo | le to an over te 5 should be | subscribed quota, the followed. | • |
| | that a c | the has been ref | erred to the Depu | artment for s | un advisory op: | including attorneys inion. Statements to mitted to the Department | 0 |
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