maission Exhibit No. 959		Form approval. Bodget Survice No. 45-8491.
PETITION TO ASSIFY STATUS OF HEN FOR ISSUANCE LIMMIGRANT VISA	Comi	saion Exhibit No. 959
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INSTRUCTIONS

All these lastructions do not relate to the type of case which concerns you. Please read carefully those which do relate. Fallure to follow fastructions may require return of your potition and delay final action.

- 2. Eligibility. Petitions,may be filed by certain persons or organizations to grant nonquota or preference quota visa classification to aliens under the Immigration and Nationality Act as follows:
 - a. By a United States citizen for apocified relatives: Except as noted in paragraph 2, a citizen of the United States may submit a petition on behalf of a spouse, children (regardless of their age), parents (if the citizen is at least 21 years of age), brothers are sisters.
 - 8. By a lought permanent resident alien for specified relatives: Except as noted in parametr 2, an alien lawfully remitted to the United Rates for permanent residence may submit a position on behalf of a spouse or an unmarried child regardless of
 - d. By a religious denomination for a minister: A religious denomination, having a bona fide organization in the United States, may submit a petition for the issuance of a visa to an alien who continuously for at least 2 years immediately preceding the time of his application for admission to enter the United States has been and seeks to enter the United States whely for the purpose of carrying on the vocation of a minister of such religious denomination requiring his services. The term "minister" means a person duly authorized by a religious sect or denomination to conduct religious worship, and to perform other duties usually performed by a regularly ordained partor or clergyman. Lay preachers, cantors, suns, or others not authorized to perform the duties usually performed by a regularly ordained pastor or clergyman do not come within this defaultion.
 - d. By a petitioner for a highly skilled aften a hose services are urgently needed in the United States: A petition may be fled for the laveauce of an immigrant size to a qualified aften whose services are needed urgently in the United States because of his high advention, tochnical training, specialized superience, or exceptional ability, if such services would be substantially beneficial prospectively to the national economy, cultural interests, or nations of the United States.
- 2. Petitions which example to approved. Approval example be given to petitions on behalf of
 - a. A parent, unless the United States citizen petitioner is at least 21 years of age.
 - 8. An adoptive parent, unless the relationship to the United States citizen petitioner exists by virtue of an adoption which took place while the child was under the age of 14, and the child has thereafter been in the legal custody of, and has resided with the adopting parent or parents for at least 2 years.
 - c. A stepparent, unless the marriage cresting the status of stepparent occurred before the citizen stepchild reached the age of 18 years.
 - d. As adopted child, wriess the child was adopted while under the age of 16 and has thereafter been in the legal dustody of, and has resided with the adopting parent or purents for at least 2 years. The same politioner may not polition for more than two such children unless necessary to prevent negation of trother and stature.
 - a. A stepchild, unless the child was under the age of 15 years at the time the marriage creating the status of stepchild occurred.
 - f. A wife or husband by reason of any marriage coronny where the contracting parties thereto were not physically present in the presence of each other, unless the marriage shall have been consummated.
 - g. A prospective wife or husband.
- 2. Supporting documents. The following documents must be submitted with the petition.
 - 4. To prove United States efficenship of petitioner (where petition is for relative of a citizen).
 - (1) If you are a citizen by reason of birth in the United States, submit (a) your birth certificate, or (b) If birth certificate is mobilinable, copy of your haptismal certificate under seal of the church, showing place of birth (haptism must have occurred within 2 months after birth), or (c) if birth or haptismal certificate cannot be obtained, affidavits of two United States citizens who have personal knowledge of your birth in the United States.
 - (2) If you were born outside the United States and became a citizen through the naturalization or citizenship of a parent or host-and, and have not been issued a certificate of citizenship in your own name, submit evidence of the citizenship and marriage of such parent or kerbard, as well as termination of any prior marriages. Also, if you claim citizenship through a parent, submit your birth certificate and a separate statement showing the date, port, and means of all your arrivals and departures into end out of the United States. (Do not make or submit a photostat of a certificate of citizenship. See Instruction No. 8.)
 - (3) If your naturalization occurred within 90 days immediately preceding the filing of this petition, or if it occurred prior to September 27, 1906, the naturalization certificate must accompany the petition. Do not make or submit a photostat of such certificate (see Instruction No. 8).
 - 8. To proce family relationship between prittioner and beneficiary.

도 어떻 하네 의 이 의사 항상 내식 보험 당시 없네.

- (1) If petition in submitted on brialf of a wife or hunbard, it must be accompanied by a certificate of marriage to the beneficiary and proof of legal termination of all previous marriages of both wife and husband.
- (2) If petition is submitted on behalf of a child, certificate of marriage of the parents, proof of termination of their pelor marriages, and birth certificate of the child a vet accompany the application.
- (3) If petition is submitted on behalf of a brother or sister, your own birth certificate and the birth certificate of the beneficiary, showing a common mother, must accompany this application. If the petition is on behalf of a brother or sister having a common father and different mothers, marriage certificate of your parents, and proof of termination of their perior marriages must accompany this application. If either petitioner or beneficiary is a marriad woman, marriage certificate(s) must accompany this application.

Commission Exhibit No. 959

- (4) If petition is submitted on behalf of a parent, your own birth certificate and marriage certificate of your parents must accompany this application, as well as proof of termination of prior marriages of your parents. a. To establish eligibility of olien beneficiary for classification as a minister.
 - (1) Attack a statement on official stationery regarding ordination or other authorization to act as a minister, and showing the name of each religious denomination or sect, the period of service and the addresses at which such services were performed, during the last 2 years. Such statement or statements shall be signed by the appropriate official having riedge of the prospective immigrant's religious service abroad and shall state the source of the oficial's knowledge of such service. Also submit statement explaining why services of the alien are needed by petitioner.

d. To establish oligibility of alien beneficiary as a highly skilled immigrant.

- (1) Attach signed statement on stationery of petitioner as to the following: Name and title of person authorized to sign attach signed statement on stationery of peritorier as to the solowing; name and unit of period attended peritoring date and place of incorporation or organization; nature of the business; average number of employees; average annual not income; description of the prospective work of the alien. The statement must also explain the the services of the alien are urgently needed in the United States and how they will be substantially beneficial to the national economy, cultural interests, or welfare of the United States.
- (2) If the alien's eligibility is based solely on high education, attach certified copy of acholastic second showing period of attendance and degrees awarded. If the alien's eligibility is based on technical training, specialized experience, or exceptional ability, suggested examples of evidence which should be submitted are affidavits from independent sources, such as former employers or recognized experts in the alien's field of work, material published by the alien, or material published about him. If the nature of the position is such that a training period is necessary before a person can be regarded as proficient, state the length of such period, and submit proof that the alien has had the training for the regulred tis
- (3) Attach a clearance order from the United States Employment Service, unless the occupation is one already determined to be needed in the United States. (Consult the nearest Immigration and Naturalization Service office for information as such occupations.)

e. Documents in general

- (1) All documents must be submitted in the original. If the polition is for a minister or a highly skilled person original documents All conserves most pe secretive in the original, if the petition is for a minister or a highly skilled person original docu-ments will not be returned unless accompanied by photostatic copies. However, a photostatic copy unaccompanied by the original may be accepted if the copy bears a certification by an innigration or consular efficer that the copy was compared with the original and found to be identical.
- & Preparation of potition. A separate potition for each beneficiary must be typewritten or printed legibly, with pen and ink (one espy only).

S. Execution of petition. You must sign the petition in your full, true, and correct name and affirm or make it under onth.

- a. In the United States the petition may be sworn to or affirmed before an immigration officer without the payment of fee, or before a notary public or other officer authorized to administer oaths for general purposes, in which case the official seal or certificate of authority to administer onthe must be affired.
- & Outside the United States the petition must be awarn to or affirmed before a United Mates consular or irralgration officer.
- a. A member of the Armed Forces of the United States, either in the United States or abread, may awar to or affirm the petition before an officer of the Armed Forces authorized to perform notarial acts under Article 136, Uniform Code of Military Justice. His wife or other dependent, abroad only, may onear to or aftern the petition in like manner.
- & Submission of petition. If you are residing in the United States, send the completed petition to the office of the Immigration and Naturalization Service searest your place of residence. If you are petitioning for a highly shilled person or a min submit the petition to the office having jurisdiction over the place where the alien's services are to be performed. If you pesiding outside the United States consult the nearest American consulate as to the foreign office of this Service designated to act on your petition. In all cases where the beneficiary of the petition is an unmarried child approaching the age of 21 years, the petition must be submitted in sufficient time for action to be completed on the petition and for the child to obtain a visa and reach the United States before the date on which he will be 21 years of age.
- 2. Fees. A fee of \$10, payable in United States currency, must accompany this petition. The fee in required for Sling the peti-tion and is not returnable regardless of the action taken. If you mail thus petition, attach money order or check. DO NOT SEND CASH. Money order or check should be drawn on a United States bank to the order of "Immigration and Naturalization Service, Department of Justice." If residing in Guam, fraw remittance in favor of the "Treaturer, Guam." If residing in the Virgin Islands, draw remittance in favor of the "Commissurer of Finance of the Virgin Islands."
- S. Penaktien. Tetle 18, United States Code, section 1546, provides: "Whoever knowingly makes under eath any false statement with respect to a material fact in any application, affiliarit, or other document required by the immigration laws or regulations prescribed thereunder, or knowingly presents any such spolication, offidavit, or other document containing any such false talements, shall be fined not more than \$2,000 or imprisoned not more than 8 years, or both."

Title 18, United States Code, section 1426 (h), provides: "Whoever, without lawful sutherity, prints, photographs, make arm 10, united minion took, metion 1010 (m), provinces: "minority, without invited naturally prints, provinced, are executed any print or impression in the likeness of a * * * certificate of naturalization or citizenship, or any part thereof, shall be fined not more than \$5,000 or impresented not more than \$ years, or both."

AND DESCRIPTIONS OF STREET -

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Commission Exhibit No. 959