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ABSTRACT

This guide provides guidelines and information for school administrators and pupil personnel services personnel who work with students from abroad. Immigration laws and statuses are briefly reviewed, and legal steps are presented for meeeting Immigration and Naturalization Service regulations before enrolling foreign students. Information is provided to help schools: (1) develop policies and procedures for the admission, evaluation, and placement of foreign students: (2) evaluate each student's English language proficiency: (3) design appropriate counseling services: (4) review school district policies: and (5) deal with financial concerns of non-immigrants. An annotated hiblicgraphy is followed by appendices of various foreign student and non-immigrant forms. (NRE)



THE FOREIGN STUDENT IN ELEMENTARY AND SECONDARY SCHOOLS

A Guide for Administrators and Pupil Services Personnel

U S DEPARTMENT OF HEALTH. EDUCATION & WELFARE NATIONAL INSTITUTE OF EDUCATION

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Prepared jointly by:

Committee on Foreign Students in the Elementary and Secondary Schools National Association for Foreign Student Affairs

and

Office of International Education U.S. Department of Education

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Introduction

This guide has been prepared by the Committee on Foreign Students in the Elementary and Secondary Schools of the National Association for Foreign Student Affairs in cooperation with the Office of International Education, U.S. Department of Education. It is intended to provide guidance and information to those school administrators who are called upon to deal with students from abroad. These students pose unique problems for school personnel because of their foreign academic background, their varying ability to understand and use American English, their foreign culture and life style and their special immigration status as that of foreign students.

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They have brought together in this guide their many years of experience in handling the problems of enrolling foreign students and immigrants in educational institutions. It is the objective of the Committee that through this guide, the resources of the National Association for Foreign Student Affairs can be brought to the attention of elementary and secondary school administrators.

The National Association for Foreign Student Affairs was founded in 1948 by a number of college and university administrators who were involved in counseling and advising foreign students on their campuses. Over the years, the organization has grown to include issions officers, teachers of English as a second

language, people involved in community affairs with foreign students, foreign student advisers and individuals involved in educational opportunities abroad. Several years ago a Task Force was established to investigate the ways in which NAFSA could assist elementary and secondary schools in their dealings with foreign students. That Task Force has now become the Committee.

NAFSA is a membership organization, and through its various publications and a monthly newsletter makes available a wide range of information and data in the area of foreign student administration. Information about NAFSA membership and services can be obtained by writing to:

NAFSA 1860 19th Street, N.W. Washington, D.C. 20009

The Committee and NAFSA wish to express their thanks to the Office of International Education, U.S. Department of Education, for its efforts on behalf of this project. In particular, thanks go to Edward L. Meador and David N. Levin of the Office of International Education for their contributions to the project.

The Office of International Education (OIE) of the U.S. Department of Education is responsible for expanding the international and global dimensions of the U.S. education system and for promoting the awareness of other cultures. OIE activities include training, curriculum development, research, exchange and a wide range of services in the international education field.

Washington, D.C.. September 1980

I. The Immigrant and the Non-Immigrant

People living in the U.S. who are not U.S. citizens be divided into four categories: immigrants, non-trants, parolees and undocumented aliens. Pern these categories can become students in the stary and secondary schools. They all face the educational problems of English language protocoment y, academic background and cultural environment adjustments regardless of their immigration states.

An immigrant is a person who has been legally adted to the U.S. as a permanent resident alien. The nigrant usually has been issued an Alien Register than Receipt Card (INS Form I-551), generally referred to as a "green card", although its color is bluish (see Appendix A). The immigrant has the choice of becoming a citizen of the U.S. after residing in the U.S. for a period of five years and passing an examination.

A non-immigrant is a person who resides abroad and is a citizen of a foreign country which he/she has no intention of abandoning and who is in the U.S. temporarily for a variety of purposes, including education. Appendix B lists the various types of non-immigrant visas which are currently in use. This guide, however, will focus its attention on those visas which are encountered in working with students in the elementary and secondary schools, i.e. the diplomatic (A) visa, the visitor (B-2) visa, the student (F-1) visa, the exchange visitors (F-2, J-2) and the refugee. Refugees do not hold a "green card", but they will possess an Arrival/Departure Card (INS Form I-94) annotated "Parolee—Indefinite Stay" (see Appendix E).

For a more comprehensive description of the immigration laws, one should refer to the pamphlet "U.S. Immigration Laws—General Information" published by the U.S. Immigration and Naturalization Service of the U.S. Department of Justice. The National Association for Foreign Student Affairs (NAFSA) has also published the Adviser's Manual of Federal Regulations Affecting Foreign Students and Scholars, which is a comprehensive presentation of immigration regulations (see Bibliography).

II. The Non-Immigrant Foreign Student

Before any school can accept or enroll a foreign student with F-1 status, it must complete several legal steps in order to meet Immigration and Naturalization Service (INS) regulations.

First, the school or school district must receive specific authorization to accept and enroll foreign dents. This authority is granted after appropriate

application is made to the local District Director of the INS. The form to seek such authority is INS Form I-17 (see Appendix G). Once the application has been approved and the authority granted, the designated school official can sign the Certificate of Eligibility (INS Form I-20; see Appendix C) which must be issued to prospective non-immigrant students. It is recommended that only one or two professional, credentialed school officials be authorized to perform these duties.

Before he/she can be issued the INS Form I-20, however, a student must meet three conditions in order to qualify for admission to the school. These conditions are:

- a) The student has been accepted by the school which has determined that he/she is academically qualified to pursue a full course of study.
- b) The student is either currently proficient in English or the school is willing to provide him/her with special English language instruction.
- c) The student has furnished the school with evidence from his/her family, sponsor or by a scholarship that he/she is able to meet all educational and living expenses.

It is important to emphasize that a foreign student holding an F-1 student visa is required by INS regulations to be a full-time student and may not accept employment of any kind except under very restrictive circumstances, as authorized by INS regulations.

Note: The INS Form I-20 (Certificate of Eligibility) and the INS Form I-538 (Extension of Stay, School Transfer or Employment Request) can be obtained in small quantities free of charge from INS District Offices. Large quantities must be purchased from the U.S. Government Printing Office.

III. Admission, Evaluation and Placement

Each school or district should develop policies and procedures for the admission, evaluation and placement of foreign students. School districts with numerous schools should concentrate these operations in a central district office staffed by trained and experienced personnel who can provide expeditious services to administrators in the schools within the district.

Written procedures covering the admission of nonimmigrant students should be developed and promulgated to all concerned. Policies regarding the payment or nonpayment of non-resident tuition should be defined in accordance with state or district law or regulation. Procedures for processing and evaluating previous academic records and transcripts should be established so that the central office staff can evaluate the records and make appropriate placement recommendations to school administrators and guidance counselors. Every attempt should be made to obtain the student's academic records. If the student's original transcripts or records are in a foreign language, a certified translation should be provided by the student, his/her family or sponsor. This translation should be compared carefully with the original documents to ensure authenticity and accuracy.

Counselors should also be aware of translations that have interpretations included by the translator or the student which indicate certain educational achievements which are not reflected in the basic documents.

If transcripts of previous school work cannot be obtained, grade reports, syllabi or other documents should be sought in order to evaluate with accuracy the student's previous schooling. Unfortunately, students from some countries are unable to obtain any records of their education. In these cases, placement should be made only after careful interviews have been conducted by trained personnel and, if practicable, tests in English, mathematics and science have been administered.

Before an evaluation of a foreign student's educational background is made, it is advisable to make a detailed chronology or summary of his/her past education. Appendix D shows a form which has proved useful in some school districts. Using such a form the admissions official or counselor can reconstruct the student's academic background on a year by year basis. School personnel should be aware that there are many different school patterns throughout the world. Some school systems are characterized by a 5-3-3 sequence, some by 6-3-3, some by 8-4 and some by 6-4.

One factor in the academic placement of a student is his/her age. Since determination of a student's birth date is important, the appropriate documents, birth certificates, etc. should be carefully examined to obtain the proper date. Many foreign school records include the date and place of birth, and occasionally the parents' names. Persons dealing with students' records should be aware that:

- a) Most foreign countries in abbreviating a date, place the day before the month before the year, not the month, day and year as is common in the U.S., i.e. 30/3/77 is the same as our 3/30/77 for March 30, 1977.
- b) In many Asian countries the surname is listed first, followed by a middle name and then the first or given name. Likewise, most Spanish surnames are a hyphenated combination of the family name of the father followed by the mother's maiden name, i.e. Smith-Lopez. Recognition of these idiosyncracies will save much time and effort in identifying students' records and in filing.
- c) On Iranian transcripts the student's birth date will be listed on the Persian Solar calendar. This is approximately 621 years behind the Christian calendar. Thus, the Solar birth date plus 621 yields the birth date year A.D. Some schools require the Iranian student to file a Certificate of Identity

which will state his/her birth date. Various calendars may be used in different countries.

To facilitate the evaluation, it may be helpful at this point to refer to The Country Index and The Glossary of Foreign Educational Terms (see Bibliography). The Country Index contains the elementary and secondary educational systems of most countries. The Country Index is being revised to account for changes in the structure of some educational systems, e.g. Iran, which now has a 5-3-4 system. The Glossary of Foreign Educational Terms is useful in translating words, terms, grades and other phrases appearing in foreign transcripts in most European and Latin American languages.

It is important to recognize that the foreign words for schools and diploma titles often have different meanings from what they appear to have to the English reader. Gymnasium, Lycee, Secundaria, College, Colegio, Lykeum are all secondary schools. In many, but not all Latin American countries, the Bachiller or Bachillerato is not a university degree but the high school diploma. Here again, errors can be avoided by reference to the student's age at the date of the award of these diplomas or certificates, and by referral to the educational chronology completed by the student. One should not assume a consistent school attendance pattern in a foreign country. Age, therefore, is not a totally reliable indicator of grade placement.

The important factors in evaluating previous education are: current age; age of the student when first entering kindergarten; age of the student when entering the first grade of primary school; and the number of years involved in primary and secondary education. School personnel involved in the placement of foreign students should be wary of discussions with well-meaning relatives comparing the quality of U.S. education vis-à-vis the education received in the home country. Where ten years of education completes the secondary education available in a country (i.e. Philippines), it is not generally equivalent to the twelve years of education in the U.S. Normally, the foreign student should be placed in the appropriate grade with his/her age group. However, there are other factors which must be considered before final placement can be made. An important consideration is the student's English language proficiency, for if the student is unable to speak and understand English as used in the classroom, he/she should be placed in an English as a Second Language (ESL) program until his/her proficiency has developed so that he/she can succeed in the regular academic program. English Language and English as a Second Language (ESL) programs are discussed in more detail in Chapter IV.

Students placed in the second, third or fourth year of secondary school may be granted credit for subjects studied at the secondary level in their own country. The rule of thumb in such credential evaluation is to grant credits for a year of study, granting as many Carnegie units as a student may earn in your school within a year. In spite of the long list of subjects studied with appropriate grades granted, the time allotted



within the foreign school system for any subject may vary from one to five class periods weekly. Likewise, a single subject, for example physics, may be studied over a three year period, but with only two class periods weekly.

The importance of proper placement cannot be overemphasized. If a student is advanced beyond his/her capability he/she may fail because of inadequate academic preparation. Placement behind his/her previous achievement may cause the student to repeat previously covered material. Complicating the placement problem is, of course, the student's English language proficiency.

IV. English Language Proficiency

The ability of a foreign student to do satisfactory work in a school in the U.S. depends more upon English language proficiency than any other factor. If the student comes from an English speaking country, such as Australia, Canada, England or New Zealand, or has had substantial education in the English language in that country, the problem is minimal since he/she can be expected to learn American idioms, accents and terms quickly. The same may be true of students whose native language is not English, but who have attended schools where English has been the medium of instruction, such as Hong Kong, Malaysia and the British Caribbean. Other students have learned English in their home countries, but from teachers who have never mastered the language. This often is the case with the Chinese and Japanese. These students demonstrate considerable competence in reading and writing, but their ability to speak correctly or to understand the spoken word may be limited. Finally, there are students whose English language comprehension is limited to the most elementary words of conversation.

One method of determining a foreign student's ability to speak English is an interview with an English teacher who has worked with non-native speal:ers. This interview should be in the absence of parents, friends or others who, in trying to be helpful, may interfere with the interview. It is important in the interview to go beyond day-to-day pleasantries to discuss in some depth an appropriate subject, such as the student's home country, city or previous education. One method of measuring writing ability is to require the student to write a short autobiography.

Schools which admit foreign students in any number should avail themselves of one or more of the following English language tests so that new foreign students can be evaluated on a common basis. These will assist in the proper placement of those students with English deficiencies and will confirm the proficiency of those students who have had satisfactory previous English language training.

Elementary Schools

SLOPE (Second Language Oral Production English Test) Ann Fathom P.O. Box 1141 Rochester, MN 55901

Elementary and Secondary Schools

Dade County Test of Language Development Sylvia H. Rothfarb Spanish Curriculum Development Center 7100 N.W. 17th Avenue Miami, FL 33135

Secondary Schools

CELT (Comprehensive English Language Test) McGraw-Hill Book Co. P.O. Box 11045 Newark, NJ 07101

Michigan Aural Comprehension University of Michigan English Language Institute Ann Arbor, MI 48104

SLEP (Secondary Level English Proficiency) Educational Testing Service Box 2870 Princeton, NJ 08541

STEL (Structure Tests English Language) Jeanette Best and Donna Ilyin Newbury House Publishers, Inc. Rowley, MA 01969

Thumbnail Diagnostic Placement Test in English as a Second Language Virginia French Allen 48 Hally Lane Mt. Laurel, NJ 08054

V. Counseling Foreign Students

Counseling foreign students involves approaches and personal sensitivity different from those that are useful in working with American students. The counselor must develop an empathy for the strange and "foreign" situation that the student finds himself/herself in. This "culture shock" is further compounded if the student has a significant deficiency in English and cannot cope with new experiences. In addition, the difficulties in helping young people demand the finest skills in counseling techniques and cross-cultural communication.

In the initial interviews the American sponsor or relative may be of assistance. The family of the student may also make the counselor's task easier especially if



the family is in the United States on a diplomatic or business mission and has had previous experience in coping with new environments and unfamiliar cultures.

If possible, the interview should be conducted in a relaxed atmosphere, preferably during class periods when the school is reasonably quiet. Distractions caused by the normal noises associated with change of classes can be frustrating to all parties.

In discussing various topics with foreign students, the counselor must be sure to speak slowly and to make sure that the student understands what has been said. Some nationalities, such as the Japanese, make affirmative gestures without necessarily understanding what has been said in order to avoid personal embarrassment or offense to the counselor. Experienced counselors frame their questions and statements in a number of different ways to reinforce the thrust of their inquiry and to avoid rhetorical questions.

Providing assistance and guidance to the student during his/her first few days and weeks in classes is important and requires careful planning. Some schools find it helpful to provide for the new student a "buddy" who may be a U.S. student or a foreign student who has already experienced the transition into the U.S. educational system. For the student with minimal English proficiency, a buddy who can converse in his/her native tongue can be of great help. The buddy should remain with the student until he/she knows where and when his/her classes meet, and where various offices, the library, cafeteria and athletic facilities are located.

Counselors should alert teachers who will have a new foreign student in their class, apprising them of any special difficulties the student might encounter. The counselor will want to receive periodic reports on how the foreign student is progressing in English and class participation. Teachers should note that little class participation is common in many foreign educational systems; the teacher assumes a far more authoritarian role in the classroom than is found in the U.S. Thus, a new foreign student may find American educational practices and expectations perplexing and frustrating. Teachers should be attentive to this possibility and invite participation only after the foreign student has gained confidence in his/her new surroundings and classmates.

After a reasonable length of time (four to six weeks) has elapsed since the student's initial enrollment, the counselor should arrange a follow-up interview. At this time the counselor should determine how the student feels he/she is progressing, then compare this with the teacher's reports and evaluations. This is the time to determine if the student has become familiar with school regulations and practices and whether he/she is having problems with English or with teachers. The result of this interview should be discussed with the parents, the head of the household or the sponsor.

Experienced counselors of foreign students are aware of the potential problems inherent in cross-cultural

communications, a relatively new field of study with an expanding body of literature. The bow, the smile, the handshake and other body movements mean different things to persons of different cultures. For example, Latin Americans, both male and female, openly express emotions through body contact, hugging and kissing, something that is uncommon in the U.S. except in the most intimate of family affairs. In Asia, the bow traditionally replaces the handshake as the normal means of greeting. American students, teachers, counselors and school administrators need to be aware of and sensitive to such cultural differences, thereby eliminating most misunderstandings and helping to develop an appreciation for the cultural diversity and richness brought to a school by its foreign students.

VI. Immigration Regulations and Procedures

Admission to the U.S. as an immigrant or non-immigrant is governed by laws enacted by the Congress and administered by the U.S. Immigration and Naturalization Service of the U.S. Department of Justice. The laws and regulations governing the admission of immigrant aliens for permanent residence are beyond the scope of this guide. (For detailed immigration information, refer to the Adviser's Manual of Federal Regulations Affecting Foreign Students and Scholars; see Bibliography.) Upon lawful admission, these aliens acquire most of the rights and privileges of U.S. citizens, except for voting and employment in certain sensitive areas.

Aliens who intend to enter the U.S. as non-immigrants for a temporary stay do not acquire the rights bestowed on permanent resident aliens. They are admitted upon presentation of a valid passport of their native country to a U.S. consular official abroad. The consular official determines if the alien has met the necessary requirements for admission to the U.S. (see Chapter II). In the case of a prospective student who presents a valid INS Form I-20 executed by an authorized educational institution, the consular official will issue a Student (F-1) visa for entry into the U.S. This visa is stamped on a page in the student's passport. The student's passport and the Form I-20 are returned to the student and he/she can proceed to make travel plans.

At the port of entry or just prior to reaching the port of entry, a blank INS Form I-94 will be given to the student (see Appendix E). At the port of entry in the U.S., the student will give his/her passport, the Form I-20 and the Form I-94 to the immigration official. The immigration official will inspect the passport and the visa page, take the Form I-20 from the student, stamp and note an expiration date on the Form I-94 and enter on the visa page of the passport the name of the school in which the student plans to enroll. Note: A student



may be in possession of several Forms I-20 from different schools. Upon entry into the U.S. the student must present the Form I-20 that is noted on his/her visa. The student must attend that school.

In some cases, non-immigrants may come to the U.S. on a Tourist (B-2) visa which has been specially endorsed by the U.S. Consulate overseas with the term "prospective student". Such a visa permits the student to seek admission to an appropriate educational institution after he/she is in the U.S. Once the student is admitted to an institution, he/she must adjust his/her status from Tourist (B-2) to that of Student (F-1) with the INS. Non-immigrants who have obtained a Tourist (B-2) visa by stipulating to the U.S. Consulate that they will be visiting the U.S. solely for travel and pleasure, will have their Form I-94 marked "no c/s". meaning no change of status is permitted. The school official should not issue a Form I-20 under these circumstances unless the student agrees to leave the U.S. and to reenter using the Form I-20 on a student visa. There are many tourists who seek admission to institutions in order to obtain a Form I-20 so that they can extend their stay in the U.S. beyond the expiration date of their Tourist (B-2) visa. Such visitors are seldom permitted to adjust their status while in the U.S. even if they are admitted to an educational institution and have been given a valid Form I-20. These students will usually be required to return to their home country and apply to the U.S. Embassy or Consulate for a Student (F-1) visa.

After a student has enrolled in school, his/her status will remain valid and he/she will be "in status" (with INS) as long as he/she is studying in a full-time course of study and is not employed. The definition of "full-time" is usually left to the appropriate school officials. Obviously, enrollment in one evening course in an adult, continuing education program would not qualify as "full-time".

Students may transfer from one school to another for a valid reason, e.g. due to parent's or sponsor's move to another school district, promotion from an elementary to a secondary school or from junior high to senior high school or from secondary school to college. This is accomplished by filing a new Form I-20, accepting the student into the new school. This form should be signed by an authorized credentialed school official of the new school. The authorized official of the former school will issue a Form I-538 (see Appendix F) authorizing the transfer. The Form I-20, the Form I-538 and the Form I-94 must be sent to the INS office which had jurisdiction over the former school. The passport should be retained by the student. Note: Some schools require that a transfer student present an approved Form I-538 before permitting the student to enroll. This is a form of control to discourage students from transferring without legitimate reason.

If a student wishes to leave the U.S. while enrolled in school or during summer vacation, he/she will be required to surrender his/her Form I-94 at the point of departure from the U.S. He/she should take with

him/her a valid Form I-20 authorizing return to the U.S. as a student (if that is the intention). It is recommended that school officials make a thorough review of the student's academic performance prior to issuing a new Form I-20.

School officials who are authorized to issue Form I-20 or Form I-538 must ascertain that the student possesses a passport that is valid for at least six months beyond the proposed extension period. This is done by the visa issuing officer in U.S. Embassies and Consulates overseas, but becomes the school official's responsibility for students in the U.S. By maintaining an up-to-date record of vital passport and visa information (particularly expiration dates), schools can also help their foreign students avoid unnecessary complications with INS.

Foreign students on F-1 and J-1 visas are not authorized to accept employment of any kind while enrolled as a full-time student. Occasionally, when exigencies occur, the student may apply through the school to the INS for permission to work. Such permission, however, is rarely granted and is only for part-time employment when it can be amply demonstrated that unforeseen circumstances require recourse to employment for financial aid.

In the next few months, INS is expected to publish a set of regulations governing F-1 students' length of stay in the U.S., transfer procedures, permission for work authorization, INS guidelines for reinstatement for students found out of status and institutional reporting requirements on F-1 students. For updated information, contact the National Association for Foreign Student Affairs, 1860 19th Street, N.W., Washington, D.C. 20009.

VII. Finances and the Non-Immigrant

When a foreign student who is a non-immigrant is admitted to a school there are three conditions which must be met in order to comply with the U.S. Immigration and Naturalization Service regulations. The student must be academically admissible, have competence in English or be eligible to enroll in a full-time English as a Second Language program and have adequate financial resources available to cover educational and living expenses during his/her stay in the U.S. The first two conditions are relatively simple to ascertain and have been dealt with in earlier chapters. The financial ability criteria is by far the most complex, and its determination and certification are seldom precise or definitive.

In approaching this problem, the school official should first set forth what expenses the foreign student must meet. If the school, school district or other entity imposes tuition, the foreign student or his/her sponsor must be prepared to meet this cost in addition to other expenses, such as student body fee, laboratory fees,

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parking fees, athletic (locker) fees, etc. There may be, of course, certain specified circumstances under which the tuition may be waived.

The school official must also determine how the student will meet his/her living expenses. Will the host or sponsor family be fully able to support the student, pay rent, food and taxes in the same manner as any local resident? If the student is not living with his/her parents, but with other relatives or friends, can these relatives provide the school officials with a financial statement or an income tax return supported by a bank certificate indicating their assets, liabilities, income and expenses to show that they are able to take on the additional expenses of a student?

It is extremely important to secure validated confirmation that the parents, relatives or sponsor will meet the student's financial obligations during the entire period of study. Since the student may not be gainfully employed either on a part-time or full-time basis, income to meet his/her expenses must come from his/her family, relatives or sponsor.

There have been many cases where relatives or sponsors have been most generous in bringing a foreign student to the U.S. to enter a school, then withdrew their support, leaving the student isolated and without funds or a home. It is therefore important that a written commitment be obtained from the relatives or sponsors that they will provide financial support until the student completes his/her secondary education.

VIII. School and School District Policies

U.S. elementary and secondary schools have no legal obligation to educate non-immigrant students from abroad. However, children of parents who are in the U.S. temporarily (e.g. diplomats, businessmen or employees of foreign missions) become an obligation since most states require that all children under the age of 16 or 18 be enrolled in school.

Some foreign students that come from abroad for education are relatives of residents or citizens of the U.S. Others are students participating in one of the international secondary school exchange programs who hold Exchange Visitor (J-1) visas. These students may have completed ten, eleven or twelve years of education in their own country and may or may not have graduated. They normally spend one year with a family and enroll in the local high school. Some of them become frustrated when they find themselves repeating subject matter already covered in their home country or inadequately prepared in subjects not featured in their home schools. The U.S. International Communication Agency requires that youth exchange organizations secure from schools or school districts approval for the admission of exchange students with Exchange Visitor (J-1) visas prior to the students' departure from their ne countries.

Many schools and school districts grant high school diplomas to foreign students after only one or two semesters of enrollment. This policy needs to be carefully evaluated by schools and their governing bodies. If a diploma is to represent academic achievement in the U.S., then a student who has received most of his/her education abroad should not be a candidate for a U.S. diploma unless it can be determined that his/her education has met U.S. standards.

Schools and school districts often accept foreign students before school officials or the school board have formulated any policies in this area. Listed below are some of the questions that need to be addressed. School officials should not allow their schools to operate continuously on an ad hoc basis. Instead, they should apprise themselves of the full impact that the enrollment of foreign students may have and insure the availability of appropriate procedures, personnel and programs to meet all needs.

Admission Policies

- a) Who should be accepted for enrollment?
- b) Should the school accept students who are overseas?
- c) How many non-immigrant foreign students can the school or school district afford to educate?
- d) What academic criteria must a foreign student meet?
- e) What level of English language proficiency must be achie ed prior to enrollment?
- f) What financial and sponsorship requirements must be met?
- g) Is the student living with parents, relatives or court appointed guardians?
- h) What tuition should be charged for the education of foreign students? What tuition waivers might be allowed?
- i) How can it be determined that the student is living in a suitable home?
- j) How can it be determined that the student will receive adequate adult supervision at home before and after school?
- k) What health and physical examination requirements must be met?

Curriculum

- a) What and how many special facilities, personnel and programs (e.g. ESL) can be devoted to foreign students?
- b) How many counselors and teachers can be hired and trained to deal with and to assist foreign students?
- c) Will school officials organize a formal program for foreign students?
- d) How should students be graded until English language proficiency is adequate?
- e) Should ESL courses be considered equivalent to grade level English courses for the purpose of fulfilling graduation requirements?

Bibliography

Adviser's Manual of Federal Regulations Affecting Foreign Students and Scholars. NAFSA. 1975. 1978 update published to supplement manual. \$2.50 postage and handling charges. Covers different aspects of immigration law and procedures, including non-immigrant and immigrant visa classifications. Available from: National Association for Foreign Student Affairs, 1860 19th Street, N.W., Washington, D.C. 20009

A Guide to the Admission of Foreign Students. 1979. 20 pages. \$.40 postage and handling charges. A brochure written and produced jointly by the National Association for Foreign Student Affairs (NAFSA) and the American Association of Collegiate Registrars and Admissions Officers (AACRAO) both as a general guide to foreign student admissions and as a listing of service agencies in the field. Available from: National Association for Foreign Student Affairs, 1860 19th Street, N.W., Washington, D.C. 20009

Classification of Educational Systems. Organization for Economic Cooperation and Development. Approximately \$3.00 per volume. Covers the educational systems of Australia, Austria, Belgium, Canada, Denmark, Finland, France, Federal Republic of Germany, Greece, Iceland, Ireland, Italy, Japan, Luxembourg, Netherlands, New Zealand, Norway, Portugal, Spain, Sweden, Switzerland, Turkey, United Kingdom and United States, in ten volumes. Available from: Organization for Economic Cooperation and Development, Suite 1207, 1750 Pennsylvania Avenue, N.W., Washington, D.C. 20006

The Country Index: Interpretations for Use in Evaluation of Foreign Secondary Academic Credentials. Theodore Sharp, Inez Sepmeyer and Martena Sasnett, editors. 1971. 217 pages. \$10.00. A basic reference with one or two page abbreviated outlines of the educational systems of the majority of the countries of the world. Information on length of school years, grading systems, examinations required for promotion and the major secondary certificates and their authentic names. Placement recommendations and a bibliography of major references for each country are included. Available from: International Educational Research Foundation, Inc., P.O. Box 24679, Los Angeles, CA 90024

Evaluating Foreign Student Credentials. Beth Bercovitz, editor, in cooperation with Stephen H. Fisher. From Available from: Institute of International Education, 809 United Nations Plaza, New York, NY 10017

Foreign Student Admissions, Credentials Bibliography. NAFSA Admissions Section. October 1979. Free. A list of basic reference materials for guidance on the admission and academic placement of foreign students in U.S. educational institutions. Available from: National Association for Foreign Student Affairs, 1860 1. Street, N.W., Washington, D.C. 20009

The Glossary of Foreign Educational Terms. Theodore Sharp. 1979. \$17.00. A compilation of academic words and terms of sixteen languages. Available from: Sebery Publishing Company, 208 North Champion Pl., Alhambra, CA 91801

The Handbook on the Placement of Foreign Graduate Students (Graduate Handbook), Part I. NAFSA. 1980. 122 pages. \$3.40 plus \$1.60 postage and handling charges. Part I of the Graduate Handbook describes educational systems of 33 countries from primary schools through tertiary level institutions. Three more sections of this handbook, which will provide 72 additional country outlines, are presently being compiled. Available from: National Association for Foreign Student Affairs, 1860 19th Street, N.W., Washington, D.C. 20009. Quantities are limited. One copy per order.

Selection and Admission of Foreign Students. NAFSA Field Service Program. 1978. 34 pages. \$.75 postage and handling charges. Available from: National Association for Foreign Student Affairs, 1860 19th Street, N.W., Washington, D.C. 20009

United States Department of Education publications. ED has published a series of monographs on the educational systems of many countries. Available from the U.S. Government Printing Office at nominal prices.

"Workshop Reports". NAFSA and AACRAO sponsor overseas workshops to study and analyze the educational systems of selected countries and compare them with those of the United States. These workshop reports describe the foreign system and make placement recommendations to assist the admissions officer in making an evaluation of a foreign applicant's credentials. Information regarding these reports can be obtained from: National Association for Foreign Student Affairs, 1860 19th Street, N.W., Washington, D.C. 20009

"World Education Series". Evaluation guides for individual countries which are published on a continuing basis by AACRAO. Information about titles and ordering procedures can be obtained from: American Association of Collegiate Registrars and Admissions Officers, One Dupont Circle, N.W., Washington, D.C. 20036

World Guide to Higher Education. 302 pages. \$22.00. While primarily directed to higher education in each country, it does describe briefly elementary and secondary education. Available from: Unipub, 345 Park Avenue South, New York, NY 10010

11

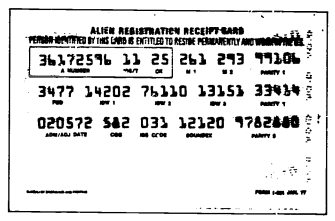


Appendix A

INS Form I-551 (Alien Registration Receipt Card)



Front - Actual Size



Reverse

This form is issued to any alien who in any manner becomes a lawful permanent resident of the United States. Present issue is blue printing on a background of small dots. Previous issues were either blue or black printing on a background of blue and yellow overlays

or black printing on a light green background. Some of the previous issues vary somewhat in format from the above. All have the form number and are laminated in plastic. Employment is permitted.



Appendix B

Non-Immigrant Visa Classifications

The different classes of non-immigrants are identified by a subletter and one digit. The class of the non-immigrant student is in the lower right-hand corner of

the Form I-94, the Arrival/Departure Record, as follows:

Visa Symbol	Class	Visa Sy m bol	Class	
A-1	Ambassador, public minister, career diplomatic or consular officer and members of immediate family	G-3	Representative of nonrecognized or non- member foreign government to international organization and members of immediate family	
A-2	Other foreign government official or em- ployee and members of immediate family	G-4	International organization officer or employee and members of immediate family	
A-3	Attendant, servant or personal employee of alien classified A-1 or A-2 and members of immediate family	G-5	Attendant, servant or personal employee of alien classified G-1, G-2, G-3 or G-4 and members of immediate family	
B-1	Temporary visitor for business	H-1	Temporary worker of distinguished merit	
B-2	Temporary visitor for pleasure		and ability	
B-1/B-2	Temporary visitor for business and pleasure	H-2	Temporary worker performing services un-	
C-1	Alien in transit		available in the U.S.	
C-2	Alien in transit to United Nations Head- quarters District under sec. 11(3), (4) or (5) of the Headquarters Agreement	H-3	Trainee	
		H-4	Spouse or child of alien classified H-1, H-2 or H-3	
C-3	Foreign government official, members of immediate family, attendant, servant or per-	I	Representative of foreign information media, spouse and children	
ъ	sonal employee, in transit	J-1	Exchange visitor	
D E-1	Crewman (seaman or airman) Treaty trader, spouse and children	J-2	Spouse or child of exchange visitor	
E-1 E-2	Treaty investor, spouse and children	K-1	Fiancee or fiance of U.S. citizen	
F-1	Student	K-2	Child of fiancee or fiance of U.S. citizen	
F-2	Spouse or child of student	L-1	Intra-company transferee	
G-1	Principal resident representative of recog-	L-2	Spouse or child of alien classified L-1	
G- 1	nized foreign member government to inter- national organization, his/her staff and members of immediate family	NATO-1 thru NATO-7	U.S. who are associated with the North Atlantic Treaty Organization, including all positions from principal representative of a	
G-2	Other representative of recognized foreign member government to international organization and members of immediate family		member state (NATO-1) down through state members and other employees to servant (NATO-7)	

FORM APPROVED OMB. NO. 43-R0397

Name of Student—Family Name	e (Capital Letters)	First Name	Middle Name	}
			•	CEI
Date of Birth (Mo., day, year)	Country of Birth	Country of Natio	onality	1

RTIFICATE

OF

ELIGIBILITY

READ CAREFULLY THE INSTRUCTIONS ON PAGE 4

Name of School		7
,		(FOR NONIMMIGRANT "F-1"
School Official To Be Notified of St	udent'e Arrival in U.S.	STUDENT STATUS)
Address of School (Include Zip Cod	(0)	Visa Issuing Post
1		<u> </u>
is hereby certified as follows:		J L
This certificate is being lessed to the student named	hamis fou (Chack and)	
a. I initial attendance at this school.		
Form I-94 in his possession, expires (month, day, yes	b. Continuation after a temporary absence outside the United S	
	sr) c. ☐ Other (specify) iff course of study in this school.(If he must appear on or before a specified da	
	se defined by immigration regulation,8 CFR 214.2(fXls), and this institution.	
	must complete the following: He will be expected to carry e minimum of	
	normally requiring (specify length of proposed course)	
at this institution not later than		and the is expected to complete the studie
	the student's qualifications that the student has sufficient acholastic Preparet	100 to enable him to undertake a full course of study
(Check one and fill in as appropriate.)		TO STABLE THIS TO SHOP TERE BY THE COURSE OF ELECT
a. Proficiency in the English language is required	and the achool has determined that the student has the regulred Proficiency	
Seals for determination:		
b. Proficiency in the English language is required	1. If the student tacks such proficiency, he will be:	
Enrolled in a full course of atudy of Engli	•	
	ch witt consist of	
c. Proficiency in the English language is not requi		
	ofmonths) cost for tuition and fees is \$; the s	
	Total cost for scademic-year (or other scademic-term) is eati	
period are not included in these figures.)	. Total cost for academic-year (or other academic-term) is eati	mated to be 3 (Expenses for the aumine
	the summer Period (or other non-academic period) of months is \$	
indicate how the student expects to meet the expens		•
completing the following (check and fill in as appropri	•	(Amount/Academic Year or
		other terms of months)
_	ol at \$until	
	ent which will not displace a U.S. resident and will not affect the student's al	to the set of the set
	\$ per	•
	(specify source:	*
at \$ per	·	
Personal or family funds (this school has receive		\$
Summer of other non-academic year expenses	will be met by (explain)	_
		
Total: (Must at least equal items 5s and 5b abov	•.)	\$
This school (or if approval not in its own name, the	School District under which it ou	verates or
School of which it is a part) was approved for attended	ance by nonimmigrant students by the Immigration and Naturalization Service	on
, file number	Such approval has not bee	en revoked.
REMARKS		
nmigration official	Signature of school official authorized by the school	to issue Forms I-20A.
	Title	Date of insurance (This sentitude
	Time I in the second se	Date of issuance: (This certificate ex t 2 months after the date of issuance:

FORM 1-20A (REV. 4-1-76) N

UNITED STATES DEPARTMENT OF JUSTICE Immigration and Naturalization Service

Page 1





For

CERTIFICATE BY NONIMMIGRANT STUDENT UNDER SECTION 101 (a) (15) (F) (i) OF THE IMMIGRATION AND NATIONALITY ACT

 I saek to enter or remain in the United States temporarily and solely for the purpose of pursuing a full course of study at the school named on page 1 of this form.

	page i of this form.			
2.	Please print name in full		3. My r	naximum anticipated stay is (Monthsor Years)
4.	My educational objective is			
5.	t am financially able to support myself for the entire per and amount of support:) (Documentary evidence of mea	iod of my stay in the Unite ins of actual support must	d States while pursuit be attached to this for	ng a full course of study. (State source m)
в.	I last attended (Name of School)	(City)	(State)	(Country)
7.	My major field of studies was		8. I co	ompleted such studies on (Date)
9.	The person most closely related to me who lives outside (Name)		ationship)	(Address)
10.	The person most closely related to me who lives in the (Name)		ve no relative in the U ationship)	nited Statos, give the name of a friend) (Address)

11. I understand the following:

- a. A nonimmigrant student applying for admission to the United States for the first time after being issued an F-1 (student's) visa, will not be admitted untess he intends to attend the school specified in that visa. Therefore, if before he departs for the United Status the student decides to attend some other school, he should communicate with the issuing Amorican consular office for the purpose of having such other school specified in the visa. Any other nonimmigrant student will not be admitted to the United States unless he intends to attend the school specified in the Form I-90 or Form I-94 which he presents to the immigration officer at the port of entry.
- b. A nonimmigrant student is not permitted to work off-campus for a wage or safary or angage in business white in the United States untriss permission to do so has first been granted by the Immigration and Naturalization Service. A student who requires employment (1) because of economic necessity due to unforeseen discumstances arising after admission, or (2) to obtain practical training, may apply to the Immigration and Naturalization Service on Form 1-538 for profission to accept such employment. Additional information encouraging employment is set forth in Form 1-538. The after spouse or child accompanying or following to join a nonimnigrant student is not permitted to work in the United States.
- c. A nonlimidgrant student is permitted to remain in the United States only while maintaining nonlimidgrant student status, and in any event not tenger than the period fixed at the time of admission (or change to student classification) unless he applies to the immigration and Naturalization C rivide on Form I-538 in accordance with the instructions on that form between 15 and 30 days prior to the expiration of the period of his authorized stay and obtains an extension of his stay.
- d. Each year, every nonimmigrant student in the United States on the first day of January must submit by the 31st of January a writter, notice of his address to the Immigration and Naturalization Service. In addition, in notice must be sunt within 10 days after every change of address. Repardless of whether he moves, each nonimmigrant student is required to file written notice of his address every 3 months. Printed forms obtainable at the United States immigration office or post office should be used in making the annual address report, the change of address report, and the 3-month oddress report.
- e. At the time a nonimmigrant student departs from the United States, his temporary entry permit (Form I-94) is to be surrendered to a representative of the ateamship or airline if he leaves via a support or airport, to a Canadian immigration officer if he leaves across the Canadian border, or to a United States immigration officer if he leaves across the Mexican border.
- t. A nonimmigrant student may remain in the United States temporarily only for the purpose of pursuing a full course of study at a specific dischool. If, after being admitted, the student desires to transfer to another school, he must make written application on Form I-538 for permission to make such a transfer. The application must be submitted to the office of the Immigration and Naturalization Service having jurisdiction over the area in which the school from which he wishes to transfer is located. The application must be accompanied by Form I-20 completed by the school to which he which transfer. He may not transfer until his application is approved. The application will be denied if the student failed to actually take a full course of study at the school he was last authorized by the Service to attend, unless he establishes that his failure to do so was due to circumstances beyond his control or was otherwise justified.
- g. A student who seeks to re-enter the United States as a nonimmigrant student after a temporary absence must be in possession of the following documents: (i) A valid unexpired student visit (unless exempt from visa requirements). (ii) A passport valid for hix months beyond the recipied of read-mission (unless exempt from passport requirements); (iii) A current copy of Form I-20 (A and B). However, only the "A" copy of Form I-20 is required in the case of a nonimmigrant student refunding from temporary absence outside the United States to continue aftendance at the ame school which the Immigration and Naturalization Service last authorized him to attend; in such case, Form I-20A may be retained by the student and used by him for any number of reentries within twelve months from the date of issuance, the certificate on page 2 of Form I-20A need not be completed, and Form I-20B should be destroyed.
- h. A nonlimmigrant student who does not register at the school specified in his temporary entry permit (Form I-94), or whose school attendance is tarminated, or who takes less than a full course of study, or who accepts unauthorized employment, thereby fails to maintain his status and must depart from the United States immediately.
- I CERTIFY THAT THE ABOVE IS CORRECT. I hereby agree to comply with the above and any other terms and conditions of my admission and any extension of stay. I hereby authorize the named school and any school to which I may subsequently transfer to release to the Immigration and Naturalization Service any information from my education records which the Service needs to know in order to determine if I am maintaining the tawful non-immigrant status in which I was admitted to the United States under the immigration law. More specifically, I authorize the school to report, in writing, to the immigration and Naturalization Service if I fail to register within 60 days of the time expected. If I fail to carry a full course of study, if I fail to attend classes to the extent normally required. If I am failing courses, if I become employed or if I terminate attendance at the named school and to provide the Service upon demand with my latest address.

Signature of Student	Address (City)	(State or Province)	(Country)		(Date)
(Signature of Parent or Guardian if Studen	t is Under 18 Years	of Age)	(Address)	(Relationship)	(Date)

UNITED STATES DEPARTMENT OF JUSTICE immigration and Naturalization Service

PART 1	Name of Student—Fami	ly Name (Capital Letters)	First Name	Middle Nan	10		
	Date of Birth (Mo., day,	year) Country of Birth	Country of P	lationality			
	READ (AREFULLY THE INST	RUCTIONS ON	PAGE 4			
	Name of School				7		
	School Official To Be N	otified of Student's Arrival in U	S.		1		
	Address of School (Inci	ude Zip Code)			Viss Issuing) Post	
PLEA! THE C	e for a temporary period as a SE REPORT PROMPTLY TO THI CCURRENCE OF ANY OF THE RE TO SUBMIT REQUIRED RE RALIZATION SERVICE OF ITS A	med student was admitted to or	JURISDICTION OVER YE IN PART III, BELOW, RAWAL BY THE IMMIG	n the United Fi	f or immigration Officia	al	
		PART III – REPORT	BY SCHOOL CONCE	RNING "F-1" STUDEN	ıT		
	migration and Naturalization The student (Check one):	Service					
	_	sonally at this school within 60 c	lays of the date expect	ed.			
	(B) Is carrying less than	a full course of study or is atter	nding classes to a lesse	r extent than normally	required (explain in A	lemarks).	
•	(C) Terminated attends	nce at this school before compl	etion of the semester. Sive reason for termina	tion in Remarks.)			
	(Terr	nination date)					
	(D) Terminated attenda	nce at this school upon comple	tion of the semester.				
	(Terminat		reason for termination	in Remarks.)			
this re in a f	port must be submitted. A stu leld related to his course of	uance of attendance during a vident who, on the basis of the restudies is considered to be inconcerning students who have b	commendation of your attendance at your sch	school, has been authorized the surface of the surf	prized to accept emple	oyment for prac	tical training
2. The s	tudent's last residence addre	ss in the U.S. was: (Apt. number	and/or in care of)(Num	ber and street)	(City or town)	(State)	(Zip Code)
3. The f	ollowing information is furnish	ned concerning the student's de	parture or planned dep	arture from the United S	States:		
	Date of departure	Port of departure	Nan	ne of ship, airline, or tra	insportation company		
	Address abroad				<u> </u>	<u> </u>	
4. Rem	arka:		1				
Signature	of school official		Title			Date	

ERIC Full fext Provided by ERIC

FORM I-20B (REV. 4-1-76) N

Page 3

INSTRUCTIONS TO SCHOOL OFFICIALS

This certificate may be signed and issued only by an authorized school official in the United States after he has determined that the student is eligible. A false certification or improper issuance of this certificate to a student may result in revocation of the approval of your school for attendance by foreign students.

1. Before issuing this certificate you may wish to arrange to have the student tested for English language proficiency. If you wish to use a test of your own selection you may have it administered abroad by any person or agency you care to designate or by an American consular officer. Alternatively, if you wish to use a test which has been furnished to American consular officers by the Department of State, you should instruct the student to arrange with the consular officer to take the Department's English language examination. The results of any test administered by the consular officer will be forwarded direct to you.

You should not issue this certification unless you are satisfied that the student meets the language and scholastic requirements to pursue the proposed course of study at your school, and that he is able to pay his expenses (including those of any accompanying spouse and children) during his stay in the United States. A copy of the evidence submitted by the student concerning scholastic preparation and ability to pay expenses must be retained by the school for the duration of the student's attendance there.

- 2. Complete page 1, and PART 1 of page 3, of this form for:
 - a. Every nonimmigrant student whom you accept for admission to your school and who will apply for a visa and/or admission to the United States under Section 101 (a) (15) (F) (i) of the Immigration and Nationality Act;
 - b. Every nonimmigrant student in the United States whom you accept for transfer to your school:
 - c. Every alien in the United States who applies for a change to nonimmigrant student status and has been accepted to attend your school. (An alien who has been admitted or seeks admission to the United States for permanent residence is not classifiable as a nonimmigrant student. Forms I-20A andB should not be issued to any such alien.)

Remove carbon interleaf and furnish I-20A and I-20B to the student. The Immigration and Naturalization Service, after authorizing admission (except in the case of a student returning from a temporary absence outside the United States to continue attendance at the same school), transfer, or change in status, will endorse and mail Form I-20B to the school. For procedure applicable in the case of a nonimmigrant student returning from a temporary absence outside the United States to continue attendance at the same school, see item 11g, page 2, of Form I-20A.

- 3. A student's spouse and minor children following to join him are not eligible for admission into the United States unless they present Form I-20A from the school in which the student is enrolled, stating that he is taking a full course of study, and the form is noted by the school to indicate the date of expiration of his authorized stay in the United States as shown on the student's Form I-94. When issuing Form I-20A for the use of his spouse and minor children, the school should fill in only the block giving the name and personal data relating to the student, the block giving name and address of the school, item 7 relating to school approval, and item 8, "Remarks", showing the date of expiration of the student's stay as, "Student's authorized stay in United States expires..." In this instance, Form I-20B and the carbon interleaf should be destroyed.
- 4. If the student fails to register, does not carry a full course of study, or does not attend classes as required, or if his attendance is terminated, fill in PART III of Form I-20B (page 3) and mail immediately to the office of the Immigration and Naturalization Service having jurisdiction over the area in which your school is located. (Please read PART II of Form I-20B for further instructions.)

INSTRUCTIONS FOR NONIMMIGRANT STUDENTS

- 1. Fill in page 2 of Form I-20A and complete and retain page 5 for your records. Do not fill in any other pages of the form.
- 2. If you are an applicant for admission to the United States, present both I-20A and I-20B to the American consular officer at the time of your visa application (unless you are exempt from visa requirements) and to the immigration officer upon your arrival in the United States. If you are exempt from visa requirements and are applying for admission to the U.S. for the first time as an F-1 student, present to the immigration officer documentary evidence of your ability to support yourself while pursuing a full course of study (see item 5, page 2 of I-20A). For procedure applicable in the case of a student returning from a temporary absence outside the United States to continue attendance at the same school, see item 11g, page 2, of I-20A.
- 3. If you are an applicant for permission to transfer to another school (or for transfer and extension of stay), mail or bring Form I-538 and both I-20A and I-20B to the office of the Immigration and Naturalization Service having jurisdiction over the area in which the school from which you wish to transfer is located, together with your temporary entry permit (Form I-94 ARRIVAL-DEPARTURE RECORD). (If your temporary entry permit is attached to your passport, the permit should be removed for this purpose.) DO NOT SEND IN YOUR PASSPORT.
- 4. If you are an applicant for change to nonimmigrant student status, apply on Form I-506 and attach both I-20A and I-20B. Apply at the office of the Immigration and Naturalization Service having jurisdiction over the area in which you are temporarily residing.

Severe penalties are provided by law for knowingly and wilfully falsifying or concealing a material fact in filling out this form.



CERTIFICATE BY NONIMMIGRANT STUDENT UNDER SECTION 101 (a) (15) (F) (i) OF THE IMMIGRATION AND NATIONALITY ACT

	I seek to enter or remain in the United States temporarily and solely for page 1 of this form.			3. My maximum anticipated stay is (Months or Years)
2.	Please print name in full			3. My maximum articipated stay (state) (1001)
٩.	My educational objective is			
 5.	I am financially able to support myself for the entire period of my stay is and amount of support:) (Documentary evidence of means of actual sup	n the United Sta port must be att	tes while ached to	pursuing a full course of study. (State source this form)
3.	I last attended (Name of School) (City)		(Sta	ate) (Country)
7.	My major field of studies was			8. I completed such studies on (Date)
_	The person most closely related to me who lives outside the United Sta	tes is:		
•	(Name)	(Relations	hip)	(Address)
10.	The person most closely related to me who lives in the United States is: (Name)	(If you have no (Relations	relative hip)	in the United States, give the name of a friend.) (Address)
_	I understand the following:			
••	a. A nonimmigrant student applying for admission to the United States unless he intends to attend the school specified in that visa. Therefore other school, he should communicate with the issuing American consultation officer nonimmigrant student will not be admitted to the United States which he presents to the immigration officer at the port of entry.	lar office for the unless he inten	purposids to atte	e of having such other school specified in the visa. All end the school specified in the Form I-20 or Form I-5
	b. A nonimmigrant student is not permitted to work off-campus for a way to do so has first been granted by the Immigration and Naturalization Sidue to unforeseen circumstances arising after admission, or (2) to obtain 1-538 for permission to accept such employment. Additional information or following to join a nonimmigrant student is not permitted.	in practical train rmation concern permitted to work	ing, may iing emp cin the l	apply to the Immigration and Naturalization Service of some of the set forth in Form I-538. The alien spouse United States.
	c. A nonimmigrant student is permitted to remain in the United States than the period fixed at the time of admission (or charge to student of Form 1-538 in accordance with the instructions on that form between	onty white main lassification) un 15 and 30 day	aining n less he a s prior t	onimmigrant student status, and in any event not long applies to the Immigration and Naturalization Service to the expiration of the period of his authorized stay a
	d Each year, every nonimmigrant student in the United States on the address to the Immigration and Naturalization Service in addition, a rewhether he moves, each nonimmigrant student is required to file writte States immigration office or post office should be used in making the ani	n notice of his a nual address repo	ddress	every 3 months. Printed forms obtainable at the Unit hange of address report, and the 3-month address repo
	e At the time a nonimmigrant student departs from the United States, of the steamship or airline if he leaves via a seaport or airport, to a Cana States immigration officer if he leaves across the Mexican border.	his temporary c idian immigration	ntry per officer	if he leaves across the Canadian border, or to a Unit
	f. A nonimmigrant student may remain in the United States temporalit, after being admitted, the student desires to transfer to another school transfer. The application must be submitted to the office of the limming school from which he wishes to transfer is located. The application must transfer. He may not transfer until his application is approved. The apart the school he was last authorized by the Service to attend, unless he	pration and Naturation and Naturation and Naturation will be establishes that	ratization ied by F denied i his failui	n Service having jurisdiction over the area in which tourm 1-20 completed by the school to which he wishes fithe student failed to actually take a full course of student for the student failed to actually take a full course of student to continuous the student has continuous the school of the student has continuous the student has continuous the student has continuous the student has continuous the student has been supported to the student has
4	g A student who seeks to re-enter the United States as a nonimmidocuments (i) A valid unexpired student visa (unless exempt from vimission (unless exempt from passport requirements); (iii) A current on the case of a nonimmigrant student returning from temporary abset the Immigration and Naturalization Service last authorized him to atter any number of reentries within twelve months from the date of issual-20B should be destroyed.	opy of Form 1-2 ince outside the id, in such case, ince, the certifi	O (A and United Form I-2 cate on	is B) However, only the "A" copy of Form I-20 is required States to continue attendance at the same school who some school who was a may be retained by the student and used by him page 2 of Form I-20A need not be completed, and Form I-20A need not be completed.
	h. A nonimmigrant student who does not register at the school specific nated, or who takes less than a full course of study, or who accepts un the United States immediately.	authorized empi	Oymom,	
	I CERTIFY THAT THE ABOVE IS CORRECT. I hereby agree to comextension of stay. I hereby authorize the named school and any school ization. Service any information from my education records which the immigrant status in which I was admitted to the United States under to the Immigration and Naturalization Service if I fail to register within 6 classes to the extent normally required, if I am failing courses, if I beconservice upon demand with my latest address.	Service needs the immigration	to know law. Moi	in order to determine it! am maintaining the lawful nere specifically, I authorize the school to report, in writing it fail to carry a full course of study, if I fail to atte

(Signature of Parent or Guardian if Student is Under 18 Years of Age)

(Address)

(Date)

(Relationship)

Appendix D Foreign Student Enrollment Form

Prince George's County Public Schools Upper Marlboro, Maryland 20870

Foreign Student Office

Summary of Educational Experiences By Years

Print your name in full						
	(First Nam	(First Name) (Other Name) (Family Name)				
Date of Birth (Month, Day, Yea	P	ace of Birth	1			
(Month, Day, Yea	ar)		(Town or C	City)	(Province)	(Country)
Length of School Year in your Country	,			to.		
Zongui er zoneoù Tour in your country		(Mont	h)	to	(Month)
1 Academic Year	2 Your	3 Year In	4 Grade	5 Kind of Scho	pol:	6 Certificates;
(month), 19 to, 19	Age	School	Standard	Primary, Elemen	tary, etc.	Graduations
, 19 to , 19		Pre Primary				
, 19 to , 19		Pre Primary				
, 19 to , 19		1				
, 19 to , 19		2	_		_	
, 19 to , 19		3		,		
, 19 to , 19		4		<u> </u>		
, 19 to ,19		5				
, 19 to, 19		6				
, 19 to ,19		7	_	·		
, 19 to , 19		8				
, 19 to , 19		S				
, 19to, 19		10				
,19 to ,19		11				
, 19 to , 19		12				
State briefly your educational plans for	the future <u>. </u>					
		_				

I.	What U. S. Immigration visa classification do you have	e?	
	Nonimmigrant Student "F"	Visitor "B-2"	
	Diplomatic "A-1" or "A-2"	International Organization "G-4"	
	Exchange Visitor "J"	Other	_
	Immigrant Permanent Residence	Alien Registration Number	
	Petitioner for Immigrant Status, If Applicable Petition approved: Date approved	Petition not yet approved	
2.	What is to be the source of your financial support for	r educational and living expenses?	_
3.	How long have you studied English?		
4.	If you are living in the United States, how long have	you been in this country?	
		•	
Nan	me	Address	
. 102			
Dat	e		
		Phone:	



Appendix E
INS Form I-94 (Arrival/Departure Record)

Fomily Nome (Capital Letters)	First Nome Middle Initial	-
Country of Citizenship	Possport or Alien Registration Number	ACCEPT ACCEPT TO
United Stoles Address (Number, Street, City an	nd State)	MENT IS OEPORTA
Airline and Flight No. or Vessel of Arrival	Possenger Boorded of	HORIZE SUBJECTION
Number, Street, City, Province (State) and Country of	f Permonent Residence	
Month, Day and Year of Birth		38 SE
City, Province (State) and Country of Birth		inder this con Leavin Jnited Sta
Viso Issued of		E Ses
Month, Day and Year Visa Issued		FORM I-94

Appendix F

INS Form I-538 (Application by Nonimmigrant Student (F-1) for Extension of Stay, School Transfer or Permission to Accept or Continue Employment)

APPLICATION BY NONIMMIGRANT STUDENT (F-1) FOR EXTENSION OF STAY, SCHOOL TRANSFER, PERMISSION TO ACCEPT OR CONTINUE EMPLOYMENT, OR PRACTICAL TRAINING INSTRUCTIONS

Failure to comply with instructions may make it necessary to reject your opplication.

1. GENERAL. Complete this application if you are an alien admitted to the United States for a temporary period as a nonimmigrant F-1 student and you desire an extension of your authorized stay so that you may continue your studies. Also complete this application if you desire permission to transfer to another school or to accept or continue employment previously authorized.

Application may be made simultaneously on this single form for: extension of temporary stay and permission to transfer to another school; or for extension of temporary stay and permission to accept employment or to continue previously authorized employment.

continue previously authorized employment.

If you are seeking permission to transfer to another school, and also desire to obtain permission to accept employment or to continue previously authorized employment, you must first submit the application for permission to transfer (and extension if needed) is accordance with Instruction number 4. In such case PART IV of the application should be executed by an authorized official of the school from which you wish to transfer, and the completed application should be submitted to the Immigration and Naturalization Service office which has jurisdiction over the place where that school is located. If the application for permission to transfer is granted, and you desire permission to accept or continue previously authorized employment, you may then submit a separate application on Form I-538 for that purpose; in such case PART IV of the application should be executed by an authorized official of the school to which your transfer has been authorized, and the completed application should be submitted to the Immigration and Naturalization Service office having jurisdiction over that school.

In each case, except as specified in Instruction 4 be-

In each case, except as specified in Instruction 4 below, the certification required in PART IV of the application must be made by an authorized official of the school before the application is submitted to the Service.

A separate application must be completed by each applicant. However, an F-1 student who desires an extension of temporary stay for his spouse and children as F-2 nonimmigrants should include them in his application (block 13).

A spouse or child who desires an extension of stay in other than an F-2 classification must make a separate application on Form I-539. An exchange alien may apply for extension only on Form IAP 66 executed by his sponsor.

The application must be typewritten or printed legibly in ink with block letters. IF YOU NEED MORE SPACE TO ANSWER FULLY ANY QUESTION ON THIS FORM, USE A SEPARATE SHEET AND IDENTIFY EACH ANSWER WITH THE NUMBER OF THE CORRESPONDING QUESTION.

If you are carrying less than a full schedule of classroom hours, attach a statement explaining why (for example, a graduate student may indicate in such statement that the reason he/she does not have a full schedule of classroom hours is that he/she is engaged in writing a thesis.)

2. FORM I-94, ARRIVAL-DEPARTURE RECORD. When you submit your application you must also send in your temporary entry permit (Form I-94, ARRIVAL-DEPARTURE RECORD). (If your temporary entry permit is attached to your passport the permit should be removed for this purpose). DO NOT SEND IN YOUR PASSPORT. However, you must be in possession of a passport valid for at least six (6) months at all time while in the United States. If this application includes your spouse and children their Forms I-94 must be submitted with the application. They, too, must be in

possession of passports valid for at least six months at all time while in the United States.

- 3. APPLICATION FOR EXTENSION OF STAY.
- (a) WHEN TO SUBMIT APPLICATION. Submit application for extension of stay not less than 15 nor more than 60 days before your authorized stay expires.
- (b) WHERE TO SUBMIT APPLICATION. Take or mail your application to the office of the Immigration and Naturalization Service which has jurisdiction over the place where your school is located.
- 4. APPLICATION FOR PERMISSION TO TRANSFER TO ANOTHER SCHOOL. You may not transfer to another school unless permission to do so has first been granted by the Immigration and Naturalization Service. Therefore, before you transfer submit with this application Form I-20 executed by the school to which you wish to transfer. Submit the application to the office of the Immigration and Naturalization Service having jurisdiction over the school you were last authorized by the Service to attend. Permission to transfer may be granted only to a bona fide nonimmigrant student who intends to take a full course of study at the school to which he/she wishes to transfer. In addition, a transfer applicant must establish that he/she was a full-time student at the school which he/she was last authorized by the Service to attend unless failure to commence or continue full-time attendance at that school was due to circumstances beyond his/her control or was otherwise justified. If you did not attend the school you were last authorized to attend or did not pursue a full course of study there, attach a detailed statement of explanation signed by you setting forth the reason for not attending or not taking a full course of study. The certification in PART IV of this application is not required if you did not attend the school you were last authorized to attend; also, instead of submitting the application to the office of the Immigration and Naturalization Service having jurisdiction over that school, you may submit it to the office of the Service having jurisdiction over the school to which you wish to transfer.

5. APPLICATION FOR PERMISSION TO ACCEPT OR CONTINUE EMPLOYMENT.

- (a) ELIGIBILITY. A nonimmigrant student is not permitted to work for a wage or salary or to engage in a business while in the United States unless permission to do so has first been granted by the Immigration and Naturalization Service. Permission which is granted to a student to engage in any employment shall not exceed the date of expiration of his/her authorized stay. The F-2 spouse or child of a nonimmigrant student may not apply for or be granted permission to accept employment.
- (b) ECONOMIC NECESSITY. (1) If you are a nonimmigrant student requesting permission to accept or continue part-time employment because of economic necessity you must:
- (i) Establish that the necessity is due to unforeseen circumstances arising subsequent to entry or subsequent to change of your status to nonimmigrant student;
- (ii) Obtain certification, in Part IV of this application, of an authorized school official that part-time employment will not interfere with your ability to carry successfully a full course of study.
- (2) Students permitted to accept employment due to economic necessity must terminate such employment as soon as the need therefore ceases.

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- (3) When part-time employment is authorized, a student may work off campus not more than 20 hours per week while school is in session, and full time during vacation or recess periods when he is not required to attend school.
- days prior to snd not later than thirty days after completion of studies or graduation, you may request permission to accept or continue employment in order to obtain practical training in your field of study. Such application may be made more than sixty days prior to completion of studies only if you are attending a college, university, or seminary which certifies that it requires practical training for all degree candidates in a specified professional field, and that you are a candidate for a degree in that field. An suthorized school official must certify in Part IV of this form that the employment is recommended for practical training in your field of study. That official must also certify that he/she believes that practical training is not available to you in your country of foreign residence.
- (2) Permission to accept or continue temporary employment to obtain practical training may be granted in increments of not more than 6 months each, not to exceed 12 months in the aggregate.
- (3) Students enrolled in a college, university, or seminary having alternate work-study courses as a part of its regular prescribed curriculum may participate in such courses without change of status and without filing an application for permission to accept employment, provided such periods of actual employment shall be considered as practical training. The work must be in a field related to your course of study. For students who have engaged in off-campus workstudy programs, a letter from the school must be submitted with the application stating the number of hours the student has participated in off-campus employment, a description of the duties, and the name and address of the employer.
 - (d) ON-CAMPUS EMPLOYMENT. On-campus employment pursuant to the terms of a scholarship, fellowship, or assistantship is deemed to be a part of the academic program of a student otherwise taking a full course of study, if related thereto. If the school offers you this kind of employment or any other oncampus employment which will not displace a United States resident, you are not required to apply for permission to this Service to accept such employment.

- (e) WHERE TO SUBMIT APPLICATION FOR PER-MISSION TO ACCEPT OR CONTINUE EMPLOY-MENT. (1) After certification by the appropriate official of your school, the application should be aubmitted to the office of the Immigration and Naturalization Service having jurisdiction over the area in which your school is located, unless the application is for permission to extend practical training.
- (2) If the application is for practical training, the application for the first period of practical training shall be submitted to the office of the Service having jurisdiction over the school recommending practical training. An application for permission to continue practical training must be submitted to the office of the Service having jurisdiction over the actual place of employment. An application to continue practical training must contain the recommendation of the school the student was last authorized by INS to attend. That recommendation must be in sufficient detail in order to determine whether the position is related to the student's field of study. In addition, there must be attached a letter from the student's employer stating the student's occupation and describing the duties he is performing.
 - (f) LABOR DISPUTES. Permission granted you to engage in any employment is automatically suspended while a strike or other labor dispute involving a work stoppage or lay off of employees is in progress in the occupation and at the place in which you are employed. YOU MUST SUSPEND EMPLOYMENT IMMEDIATELY IF SUCH A SITUATION ARISES AT YOUR PLACE OF EMPLOYMENT.
- 6. PENALTIES. Severe penalties are provided by law for knowingly and willfully falsifying or concealing a material fact or using any false document in the submission of this application. Also, a false representation may result in denial of this application and any other application you may make for any benefit under the immigration laws of the United States. Any statement submitted with this application is considered part of the application.

UNITED STATES DEPARTMENT OF JUSTICE IMMIGRATION AND NATURALIZATION SERVICE

APPLICATION BY NONIMMIGRANT STUDENT (F-1) FOR EXTENSION OF STAY, SCHOOL TRANSFER, PERMISSION TO ACCEPT OR CONTINUE EMPLOYMENT, OR PRACTICAL TRAINING

-		F	PART I - T	O BE FILLE	IN BY ALL APP	LICAN	ITS	
I AM APPLYING	FOR ICHECK AND COMP	LETE AS	APPROPRIA	TE)	-			
EXTENSION OF TEMPORARY STAY UNTIL (SPECIFY DATE)								
	SSION TO TRANSFER TO A ISSION TO ACCEPT OR CON			INING				
PERMI	SSION TO ACCEPT EMPLOY	MENT OR 1	TO CONTINUE	E PREVIOUSLY				
PRESE FIRMLY - LEG DEPARTURE RECORD FERENT FROM YOUR	DIBLE COPY REQUIRED. PRINT FORM 184. IF YOUR MAILING B. INSERT THAT PERSON'S NAME	OR TYPE YO ADDRESS IN E IN THE C/O	OUR NAME EXA THE U.S. IS WIT BLOCK.	ACTLY AS IT APPE/ TH SOMEONE WHO!	RS ON YOUR ARRIVAL E FAMILY NAME IS OIF			
I, MY NAME IS	FAMILY NAME (Capital	Letters)	FIR		MIDOLE	& DAT	e of intended departure	FROM U.S.
IN CARE OF	c/o	_		SOCIAL SECURITY	HUMBER (If Known)	6. FILI	K, NUMBER (If Known)	
2. MAILING	NUMBER AND STREET (pr. No.)		-				
adores in U.S.	CNY	STATE			TIP CODE	7, PAS	SPORT ISSUED BY (Country)	PASSPORT EXPIRES ON (Date)
& DATE OF BIRTH (Month, Day, Year) COUNTY			OF BIRTH	coun	TRY OF CITEZENBUP	8. TEL	EPHONE NUMBER (Include)	Area Code)
4 DATE AND PO	T OF LAST ARRIVAL, IN	UNITED	DATE ON WI	HICH AUTHORIZ	ED STAY EXPIRES	{		1,02 000,
STATES						9. Has	an immigrant visa petition ever	been filed in your behalf?
EXTENSION	GRANTED TO (Date)	1	THIS SEC	TION FOR (USE ON	OVERNMENT Y		Yes No If "Yes", v	where was it filed?
EXTENSION	DENIED V.D. TO (Date	1	DATE OF ACTION				ve you ever applied for en	
	IT GRANTED D		DD DD				Yes No. If "Yes",	where did you apply?
PRACTICAL			OR OIC				ive you been arrested or co	
GRANTI		. L	OFFICE				fense since entering the U. "Yes" explain in detail.	S.7
		I :	IF TRANSFE SCHOOL, CIT	R GRANTED SHO TY, STATE.	OW NEW	Ι "	res explain in count.	
TRANSFER	GRANTED DE	NIED						
12. Number, Str	eet, City, Province (Sta	(e) and Co	ountry of Po	ermanent Resi	dence			
13. I 🗌 AM 🗍	AM NOT married. If ma	rried and	you wish to	apply for exte	nsion for your F-2	spouse	and children, give the follo	wing: (See Instruction #1)
NAMES	OF SPOUSE AND CHILDR	EN	DAT	E OF BIRTH	COUNTRY OF BI	RTH F	PASSPORT ISSUED BY (Count	ry) AND EXPIRES ON (Date)
					<u> </u>		<u> </u>	
					1	-	•	
		-				-+	 -	
			1		_			
		_					_	* :
NOTE: If spouse	and children for whom ye	ou are seek	ing extensio	n do not reside	with you, give their	comple	te address on a separate attac	hment to this application.
14 (Insert "Have	" or "Have Not")				BEEN EMPLOYED	OR EN	BAGED IN BUSINESS IN THE	UNITED STATES, IF YOU
HAVE BEEN	EMPLOYED OR ENGAGED	IN BUSINES	S IN THE UN					
NAME AND ADDR	ess of employer or bi	JSINESS						
KIND C	F EMPLOYMENT OR BUSI	NESS	INCO	ME PER WEEK	DATES	SUCH I	EMPLOYMENT OR BUSINESS I	segan and ended
15. MEANS AND S	OURCE OF SUPPORT WHILE	E IN THE U	INITED STAT	'ES	<u> </u>			
(COMPLETE THIS ITEM ONLY IF YOU ARE APPLYING FOR A SCHOOL TRANSFER) Have Have not been a full-time student at the school which I was last authorized by the Immigration and Naturalization Service to attend (If you checked "Have not" state the reasons fully)								
i am requesting this transfer because:								



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RECEIVED

TRANS. IN

ATTACH YOUR FORM 1-94 - *DO NOT SEND YOUR PASSPORT

PART I - (CONTINUED) - TO BE FILLED IN BY ALL APPLICANTS									
17. CHECK ITEM (A) OR (B) AND COMPLETE THE ITEM CHECKED (See Instruction No. 1; also, if you are applying for a transfer see Instruction No. 4.)									
(A) 1 AM ATTENDING SCHOOL	NAMÉ AND LOCATION OF SCHOOL I AM ATTENDING IS		I WAS WAS NOT AUTHORIZED BY THE IMMIGRATION AND NATURALIZATION SERVICE TO ATTEND THAT SCHOOL. IF ANSWER IS "WAS NOT", ATTACH A STATEMENT GIVING NAME AND LOCATION OF THE SCHOOL YOU WERE LAST AUTHORIZED TO ATTEND AND WHY YOU ARE NOT ATTENDING THAT SCHOOL.						
	NUMBER OF CLASSROOM HOURS I ATTEND SCHOOL WEEKLY	DAY OR EVENING CLA (SPECIFY)	ASSES	MAJOR FIELD OF STUDY	DATE EXPECTED TO COMPLETE				
	MY REASON FOR NOT ATTENDING IS:	<u> </u>		<u> </u>					
I AM NOT									
SCHOOL	SCHOOL NAME AND LOCATION OF SCHOOL I WAS LAST AUTHORIZED BY IMMIGRATION AND NATURALIZATION SERVICE TO ATTEND			DATE OF GRADUATION OR LAST ATTENDANCE (SPECIFY)	MAJOR FIELD OF STUDY				
	TO BE FILLED IN BY APPLICANT FOR				PRACTICAL TRAINING				
10.) DESIRE PE	RMISSION TO ACCEPT EMPLOYMENT FOR	THE FOLLOWING RE	CASON: (CHECK ONE)	*				
(A)	TO OBTAIN OR CONTINUE PRACTICAL TRAINII	NG IN A FIELD RELATED	TO MY CO	urse of study and recommende	D BY THE SCHOOL				
	TO OBTAIN OR CONTINUE PART-TIME EMPLOYMENT NEEDED BECAUSE OF ECONOMIC NECESSITY WHICH AROSE AS A RESULT OF UNFORESEEN CHANGE IN FINANCIAL CIRCUMSTANCES. (If you checked this item, explain in block 19).								
19. (FILL IN IF YO	U CHECKEO (B) IN ITEM 18.) My yearly expenses	My yearly	1	My yearly Income	My yearly income				
ł	of time of Initial F-1 entry were:	expenses currently are:		at time of initial F-1 entry was:	currently is:				
Tultion	\$	\$	Parent	▲	\$				
Room			1	(specify)					
Board			.	•					
Other (Specify)	<u></u>		` <u> </u>		- Yotels —				
Cinc. (openy)				attan of Eastern					
-	— Tota			alion of Father					
	oseen change in your financial circumstances w nd States and why parent, relative, organizatio		- -	Annual Income \$	_				
	by the additional funds needed to cover expen		Оссир	Occupation of Mother					
	·		<u> </u>	Annual Income					
20. DESCRIPTIO	N OF PROPOSED EMPLOYMENT								
	ecked (a) in item 18 above. Check an Reviously been granteo permission				мто				
I DIHAVE P	REVIOUSLY PARTICIPATED IN AN OFF-CA	MPUS WORK-STUDY	PROGRAM	I. FROMTOTO	(date) (date)				
	<u>tever previously been granted perr</u> É previously sub mitted an applicati			EMPLOYMENT, FURNISH THE F	OLLOWING INFORMATION.				
	the immigration & naturalization s itted: <i>(CITY <u>and</u> STATE)</i>	ERVICE TO WHICH		SUCH APPLICATION WA	DENIED OATE GRANTED OR DENIED				
		ICANTS							
PART III — TO BE FILLED IN BY ALL APPLICANTS 23. Signature of Applicant I CERTIFY under pensity of law that the information in this form is true and correct I DECLARE that this application was prepared by me of the applicant and is based on all information of which I have any knowledge.									
	(Signoture)		!		(Signature)				
	(C.C.C.C.C.)		ļ						
		(Date Signed)	-	(Address)	(Date Signed				
PLEASE N	OTE: Enclose your Temporary E		m I-94.						
	be completed by an authorised offici	· · · · · · · · · · · · · · · · · · ·			<u></u>				
<u> </u>	erity as fallows:			or comorted by me anning on					
1									
The ap	plicant: (Check ane; If Item (D) is checked	, complete that Hem	1.)						
1 : :	(A) Is taking a full course of studies at this school.								
1	(B) le taking less than a full course of studies at this school.								
1 1.7	C) completed or will complete the course of study et this school on								
} (b)	did not complete the course of studi				While				
attending, was was not taking a full course or studies. **Examplication is for permission to occept or continue employment: (Check one)									
1	the proposed employment is recommended for practical training of the student in the field of study. To the best of my belief such training will not be evailable in the country of his/her foreign residence.								
(8)	(B) the proposed employment is recommended because of economic necessity due to on unforeseen change in the student's financial circumstances. The employment will not interfere with the student's oblifty to carry successfully a full course of study.								
This school (or if approval was not in its own name, theschool district under which it operates or									
the					for attendance by non-immigrant				
	the Immigration and Naturalization Ser	vice, and such oppre	oval has r	ot been withdrown.					
DATE	NAME OF SCHOOL		SIGNATUR	E OF SCHOOL OFFICIA	TITLE				

Appendix G

INS Form I-17 (Petition for Approval of School for Attendance by Nonimmigrant Students)

PETITION FOR APPROVAL OF SCHOOL FOR ATTENDANCE BY NONIMMIGRANT STUDENTS

(Please tear off this page before submitting petition)

INSTRUCTIONS

- 1. Filing of Petition: This petition (Form I-17) shall be filed in duplicate with the District Director or Officer-in-Charge of the Immigration and Naturalization Service having administrative jurisdiction over the place in which the school or school system is located. One petition may be filed for an entire school system if all schools of the system are located in the same immigration district. Separate petitions are required of school-system schools located within the jurisdiction of different district directors. If the petition is for a school system, attach a list identifying by name and location those schools included in this petition.
- 2. A fee of thirty dollars (\$30) must be paid for filing this petition. It cannot be refunded regardless of the action taken on the petition. DO NOT MAIL CASH. Payment by check or money order must be drawn on a bank or other institution located in the United States and be payable in United States currency. If petitioner resides in the Virgin Islands, check or money order must be payable to the "Commissioner of Finance of the Virgin Islands". If petitioner resides in Guam, check or money order must be payable to the "Treasurer Guam". All other petitioners must make the check or money order payable to the "Immigration and Naturalization Service". When check is drawn on an account of a person other than the petitioner, the name of the petitioner must be entered on the face of the check. Personal checks are accepted subject to collectibility. An uncollectible check will render the petition and any documents issued pursuant thereto invalid. A charge of \$5.00 will be imposed if a check in payment of a fee is not honored by the bank on which it is drawn. If payment is made by the type of international money order that cannot be mailed, the money order must be drawn on the postmaster of the city in the United States to which the petition will be mailed, and that city, the money order number, and the date must be shown clearly on the top margin of the petition form. A fee is not required if the petitioner is a school or school system owned or operated as a public educational institution or system by the United States or a State or a political subdivision thereof. Also, a fee is not required if the petition is for continuation of approval previously granted by the Immigration and Naturalization Service. (See Instruction No. 9).
- 3. Execution of Petition. This form must be executed by the principal officer of the school authorized to execute contracts. A petition in behalf of a public school must be made by the School Board and signed by its president or chairman. In the case of a petition in behalf of a public school, only questions 1, 2, 6, and 7 must be completed.
- 4. Supporting Documents. (a) General. Except in the case of a petition by a school within category (1), (2) or (3) of paragraph No. 5 below, a school catalogue, if one is issued, must be submitted. If not included in the catalogue or if a catalogue is not issued, the school must furnish a written statement containing information concerning: (1) the size of its physical plant; (2) the nature of its facilities for study and training; (3) the educational, vocational, or professional qualifications of the teaching staff; (4) salaries of teachers; (5) attendance and scholastic grading policy; (6) the amount and character of supervisory and consultative services available to students and trainees; (7) finances (including certified copy of accountant's last statement of school's net worth, income, and expenses):

Unless the petitioner is within categories (i) or (ii) of paragraph (b) below, it must submit a certification by the appropriate licensing, approving, or accrediting official that it is licensed, approved, or accredited. In lieu of such certification, a school which is recognized by a state approving agency as an "educational institution" for study for veterans under the provisions of P.L. 550 (82nd Congress) may submit a statement of recognition signed by the appropriate official of the state approving agency. A charter is not considered a license, approval or accreditation.

- (b) Additional Documents Required.
 - (i) <u>School or school system owned or operated as a public educational institution by the United States or a state or political subdivision thereof</u> must submit a certification to that effect signed by the appropriate public official.
 - (ii) Private or parochial elementary or secondary school or school system must submit a certification signed by the appropriate public official that it meets the requirements of the state or local public educational system.
 - (iii) Institution of higher education not included within category (1) or (2) of paragraph No. 5 below must submit evidence that it confers upon its graduates recognized bachelor's, master's, doctor's,
 professional, or divinity degrees, or if it does not confer such degrees that its credits have been and
 are accepted unconditionally by at least three institutions of higher learning within category (1)
 or (2). If unable to submit evidence of such unconditional acceptance of its credits, the petitioner
 may submit a statement that the petitioner is recognized as a "correspondent" or "candidate for accreditation" from a nationally recognized regional association which has jurisdiction over accreditation of institutions of higher education in the geographical area where the petitioner is located.

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- (iv) Elementary or secondary school not included within category (1) or (3) of paragraph No. 5 belowmust submit evidence that it qualifies graduates for acceptance by schools of higher educational level within category (1), (2) or (3) of said paragraph.
- (v) Vocational School, business school, or American institution of research recognized as such by the Attorney General must submit evidence that its courses of study are accepted as fulfilling the requirements for the attainment of an educational, professional, or vocational objective and are not avocational or recreational in character.
- 5. Consultation by the Immigration and Naturalization Service with the United States Office of Education. Before a decision is made on the petition, the District Director of the Service will consult the United States Office of Education by transmitting to that Office the petition, supporting documents and any report of interviews or other inquiry conducted by the Service, with a request for advice as to whether the petitioner is an established institution of learning or other recognized place of study, is operating a bona fide school, and has the necessary facilities, personnel and finances to instruct in recognized courses. However, since the United States Office of Education has advised that each of the following is so considered, consultation with that Office is not required if the school is within one of the following categories:
 - (1) Any school or school system owned or operated as a public educational institution by the United States or a state or political subdivision thereof;
 - (2) Any school listed in the current United States Office of Education publication, "Accredited Postsecondary Institutions and Programs", or "Education Directory, Higher Education";
 - (3) Any secondary school operated by or as part of an institution of higher learning listed in the current United States Office of Education publication, "Accredited Postsecondary Institutions and Programs", or "Education Directory, Higher Education".
- 6. Interview of Petitioner. An authorized representative of the petitioner will be requested to appear in person before an Immigration officer prior to adjudication of the petition, to be interviewed under oath concerning eligibility of the school for approval unless the school is within category (1), (2) or (3) of the preceding paragraph.
- 7. Eligibility for Approval. To be eligible for approval the petitioner must establish that it is a bona fide school, that it is an established institution of learning or other recognized place of study, and that it possesses the necessary facilities, personnel, and finances to conduct instruction in recognized courses and that it is, in fact, engaged in instruction of students in said courses.
- 8. Notification of Approval of Petition. Upon approval of petition, the petitioner will be notified by the return of a copy of the Form I-17, approved and signed by the District Director.
- 9. Review of School Approval. The district director of the Immigration and Naturalization Service is required to review the approval accorded to schools in his district from time to time. The review is made to determine whether the school has complied with the reporting requirements concerning students, and continues to be eligible for approval. Each school whose approval is reviewed may be required to furnish a currently executed Form I-17 as a petition for continuation of approval, without fee, together with the supporting documents specified in that form. The review may include interview of the school's authorized representatives and consultation with the United States Office of Education. If upon completion of the review the district director finds that the approval should be continued, he will so notify the school in any case in which Form I-17 was submitted as a petition for continuation of approval; otherwise, he will institute proceedings to withdraw its approval.



UNITED STATES DEPARTMENT OF Immigration and Naturalization Se	JUSTICE							
PETITION FOR APPROSCHOOL FOR ATTENBY NONIMMIGRANT ST	VAL OF DANCE							
(Please read instructions before fillin a separate sheet; identify each answe	g in form. If you need rewith the number of	ed more space t the correspon	o answer full ding item: and	y any items of I sign and dat	n this form, use e each sheet.)			
TO THE IMMIGRATION AND NATUR	TO THE IMMIGRATION AND NATURALIZATION SERVICE:							
Petition is made for approval, or continuation of approval, of this institution as a school for attendance by nonimmigrant alien students under Section 101(a)(15)(F) of the Immigration and Nationality Act, and the following statement of facts is submitted:								
1. Name of School								
2. Location(Street and Number)								
Mailing Address (if different from a			(County)	(State)	(Zip Code)			
3. Petition is for initial approval 4. Date school established	continuation of	approval (See	Instruction N	(o. 9)	_			
5. Name and address of owner								
(Street and Number) (City) 6. This school is a public		(County)		(State)	(Zip Code)			
7. The school operates under the follo	wing Federal, State,	local, or other	authorization	n: (If none, wi	ite "none".)			
8. The school has been approved by the (If none, write "none".)	e following nationa	, regional, or	State accredit	ting association	on or agency:			
9. The school is engaged in: (Check ap Elementary or Secondary Educa accredited schools of higher ed	tion. It 🔲 does 🗌				tance by			
Higher Education. It does divinity degrees. Its credits which confer degrees.	does not conferre	cognized bach cognized by an	elor's, master d transferable	's, doctor's, p	rofessional, or ns of study			
Vocational or Technical Educations for which preparation	on is offered.	does not qual	ify its gradua	ites for employ	yment in the			
FORM I_17		RECEIVED	TRANS IN	RET'D-TRANS.C	JT COMPLETED			
(Rev. 8-6-76) N	- 3 -			 -				



- 3 -

O. Calendar of school year, including terms or semesters:	
1. Sessions: Day only Night only Day and 2. Requirements for admission:	d Night
3. Courses of study and time necessary to complete each:	
4. Requirements for graduation:	
5. Causes for expulsion:	
6. Average annual number of: Classes	Teachers or Instructors
Students 7. Approximate annual total cost of room, board, tuition, etc. p	Non-teaching employees per student \$
f the school is approved, THE PETITIONER AGREES:	
(1) Upon acceptance of any nonimmigrant alien student, to f	urnish such student a Certificate of Eligibility (Im-
nigration and Naturalization Service Form I-20) (2) After receiving notice of arrival in the United States of ution, to submit immediately to the office of the Immigration and	a nonimmigrant alien student destined to this insti- I Naturalization Service having jurisdiction over the
the state of the s	ice Form I-20B), whenever such student:
area in which the institution is located, reports in writing (Servi	ice Form I-20B), whenever such student:
A. Fails to register personally at the school within 60	ice Form I-20B), whenever such student:
area in which the institution is located, reports in writing (Servi	ice Form I-20B), whenever such student: days of the time he is expected to do so; or
A. Fails to register personally at the school within 60 B. Fails to carry a full course of study; or C. Fails to attend classes to the extent normally required. D. Terminates his attendance at this institution.	ice Form I-20B), whenever such student: days of the time he is expected to do so; or ed; or
A. Fails to register personally at the school within 60 B. Fails to carry a full course of study; or C. Fails to attend classes to the extent normally requir D. Terminates his attendance at this institution. (3) That in any advertisement, catalog, brochure, pamphlet reprinted by or for this school, any statement which may appear	days of the time he is expected to do so; or ed; or literature, or other material hereafter printed or in such material concerning approval for attend-
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UNITED STATES DEPARTMENT OF JUSTICE IMMIGRATION AND NATURALIZATION SERVICE

	Refer To Thie File No.
	Dates
Gentlemen:	
Please note the paragraph indicated by an "X" mark and the last three para	graphs:
Your petition has been approved and (your school, schools in your distrition of this office) (is, are) now authorized to accept and enroll foreign nonithe approved petition is enclosed, with small supplies of Forms I-20 (A&B), enclose Form M-50 containing general information on the immigration laws, a information concerning documentary requirements for admission of students tissue a Form I-20 (A&B) to an accepted student who resides in Canada or Me furnish him with a blank Form I-94 (original and duplicate) which he should and present to the immigration officer when applying for admission to the Un. The review of your school's approval for attendance by nonimmigrant students have been determined that wave acceptance to the distribution.	mmigrant students. A copy of I-538 and I-94. I also and Form M-195 which includes to the United States. When you exico, you should also complete insofar as possible lited states.
It has been determined that your school meets the eligibility requirements are reporting requirements. The approval previously accorded your school will,	nd has complied with the therefore, be continued.
Attention is called to your agreement on Form I-17 to submit written repstudent fails to register personally within 60 days of the time he is expected full course of study, or fails to attend classes to the extent normally requiattendance at your school.	ed to do so, or fails to carry
The approval of your school for the attendance of nonimmigrant students accordance with the regulations (8 CFR 214.4). Among the specified reason are failure to submit the required reports mentioned above, and the issuance Forms I-20, to students lacking scholastic, financial or language requirement	s for withdrawal of approval of Certificates of Eligibility,
If you have any questions or problems on immigration matters, we shall	be glad to assist you.
Sincerely.	

Ferm | 516 (12-1-72)

