

1300-458
12-12-50

U.S. DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE
SAN FRANCISCO, CALIFORNIA

AFFIDAVIT OF APPLICANT FOR

RESIDENT ALIEN BORDER CROSSING CARD EXTENSION OF TEMPORARY STAY
REENTRY PERMIT PREEXAMINATION SUSPENSION OF DEPORTATION

I hereby swear that I am not now, nor ever have been a member of, or affiliated with, any organization, association, society or group, in any country, except as I have shown below:

NAME OF ORGANIZATION	COUNTRY	(DATES)	
		FROM	TO

SIGNED _____
(Signature of applicant)

Subscribed and sworn to before me
at _____
This _____ day of _____ 195_

(Title)
U.S. Immigration & Naturalization Service.
U.S. Department of Justice.

APPLICATION FOR PERMIT TO REENTER THE UNITED STATES

(Read carefully and follow the attached instructions)

Reviewer _____

TO THE IMMIGRATION AND NATURALIZATION SERVICE:

The undersigned, an alien lawfully admitted to the United States for permanent residence, hereby makes application for a permit to reenter as provided for in section 10 of the Immigration Act of 1924, and submits the following data in support thereof:

PERSONAL DATA:

Name now used _____
(Given name(s)) (Middle name) (Last or family name)

Alien registration No. _____

Address _____
(Number) (Street) (City and State)

Place of birth _____ Date _____
(City or town) (County, District, Province, or State) (Country) (Month) (Day) (Year)

Single } Name and address of nearest relative (give name of husband or wife, if married).
Married }

Personal description: Age _____; height _____ ft. _____ in.; weight _____;
complexion _____; color of hair _____; color of eyes _____;
visible distinctive marks _____

Father's full name _____ Mother's maiden name _____

Name and address of employer _____

DATA AS TO LAST ARRIVAL IN UNITED STATES: Race _____ Nationality _____

Name under which admitted _____

Accompanied by _____

Port of arrival _____

Date of arrival _____

Name of steamship _____

Name and address of person to whom destined _____

Do not show any reentry after
absence of less than 6 months
in Canada or Mexico.

DATA AS TO DEPARTURE:

Port and date of proposed departure from United States _____

Name of vessel _____ Length of intended absence _____

Countries to be visited _____

Reasons for going abroad _____

Address abroad _____

Money Order No. _____ for \$3 payable to the Commissioner of Immigration and Naturalization, together with two identical unmounted, unretouched, and signed photographs accompany this application.

The Permit to Reenter, if issued, should be forwarded to the Immigration and Naturalization Office at _____ (see attached list of offices to which permits to reenter are mailed).

Execute affidavit
on reverse side

(Signature of applicant)

ON REVERSE SIDE
Execute Affidavit

(Signature of applicant)

AFFIDAVIT

STATE OF _____

COUNTY OF _____

(See attached list of offices to which permits to register. The Permit to Register, if issued, should be forwarded to the Immigration and Naturalization Office ss: _____)

The aforesaid applicant says that he or she is the person named herein and whose signature appears above, and that the contents of the foregoing application are correct and true to the best of his or her knowledge and belief.

Subscribed and sworn to before me this _____ day of _____, 19____

NOTE.—This application may be sworn to before an officer of the Immigration and Naturalization Service without payment of fee.

[SEAL]

(Official title)

Place _____ Date _____

Personal examination of the applicant by me this date discloses—fails to disclose—ground for denial of application.

Date of arrival _____
Port of arrival _____
Accompanied by _____
(Signature and title of immigration and naturalization officer)

Permit No. _____ Issued _____

Extended to _____

Person's description: Age _____ : height _____ ft. _____ in. : weight _____ lb. _____ oz. : color of hair _____ : color of eyes _____

MARRIED } Name and address of nearest relative (Give name of husband or wife, if married): _____

Place of birth _____ (City or town) _____ (County, District, Province or State) _____ (Country) _____ Date _____ (Month) _____ (Day) _____ (Year) _____

Address _____ (See attached instructions for executing this form) _____ (City and State) _____ 16-54812-3 GPO

When registration No. _____

Name now used _____ (Given name(s)) _____ (Middle name) _____ (Last or family name)

PERSONAL DATA:
and submits the following data in support thereof:
makes application for a permit to register as provided for in section 10 of the Immigration Act of 1924.
The undersigned, an alien lawfully admitted to the United States for permanent residence, hereby
DO THE IMMIGRATION AND NATURALIZATION SERVICE:

RESIGNED _____

(Read carefully and follow the attached instructions)

APPLICATION FOR PERMIT TO REGISTER IN THE UNITED STATES (Continuation of Sheet 1)

LIST OF OFFICES TO WHICH PERMITS TO REENTER ARE MAILED

(Revised 8-1-49)

ALABAMA Mobile	MAINE Bangor Calais Fort Fairfield Fort Kent Houlton Jackman Madawaska Portland Van Buren Vanceboro	NEW YORK Albany Buffalo Malone New York City Niagara Falls Ogdensburg Rochester Roosevelttown Rouses Point Syracuse Thousand Islands Bridge	UTAH Salt Lake City
ARIZONA Douglas Globe Naco Nogales Phoenix San Luis Sasabe Sonoyta Tucson	MARYLAND Baltimore	NORTH DAKOTA Fargo Neche Portal	VERMONT Beecher Falls Burlington Airport Highgate Springs Newport Norton Richford St. Albans
CALIFORNIA Andrade Bakersfield Calexico El Centro Fresno Los Angeles Oakland Sacramento Salinas San Bernardino San Diego San Francisco San Luis Obispo San Pedro San Ysidro Santa Ana Stockton Tecate Ventura	MASSACHUSETTS Boston Gloucester New Bedford Springfield	OHIO Cincinnati Cleveland Columbus Toledo	VIRGINIA Newport News Norfolk
COLORADO Denver	MICHIGAN Detroit Flint Port Huron Sault Ste. Marie	OREGON Astoria Portland	WASHINGTON Aberdeen Anacortes Bellingham Blaine Laurier Lynden Metaline Falls Northport Oroville Port Angeles Seattle Spokane Sumas Tacoma Walla Walla
CONNECTICUT Hartford	MINNESOTA Baudette Duluth International Falls Noyes Pigeon River Rochester St. Paul Warroad	PENNSYLVANIA Philadelphia Pittsburgh Wilkes-Barre	WISCONSIN Milwaukee
DISTRICT OF COLUMBIA Washington	MISSOURI Kansas City St. Louis	RHODE ISLAND Providence	ALASKA Anchorage Juneau Ketchikan Skagway
FLORIDA Jacksonville Key West Miami Pensacola Tampa West Palm Beach	MONTANA Babb Havre Helena Loring Opheim Raymond Roosville Scobey Sweetgrass Turner Whitetail	SOUTH CAROLINA Charleston	CANADA Halifax, N. S. Montreal, Que. Toronto, Ont. Vancouver, B. C. Victoria, B. C.
GEORGIA Atlanta Savannah	NEBRASKA Omaha	TEXAS Brownsville Corpus Christi Dallas Del Rio Eagle Pass El Paso Fabens Galveston Hidalgo Houston Laredo Lubbock Marfa Pecos Port Arthur Presidio Rio Grande City Roma San Antonio Thayer Ysleta	HAWAII Honolulu
IDAHO Eastport	NEVADA Reno	PUERTO RICO San Juan	VIRGIN ISLANDS Charlotte Amalie, St. Thomas
ILLINOIS Chicago	NEW JERSEY Newark		
INDIANA Hammond	NEW MEXICO Albuquerque Columbus		
LOUISIANA New Orleans			

INSTRUCTIONS FOR EXECUTING APPLICATION FOR PERMIT TO REENTER THE UNITED STATES

WHO MAY APPLY.—Any alien lawfully admitted to the United States for permanent residence, and about to depart temporarily, may apply under Section 10 of the Immigration Act of 1924 for a permit to reenter the United States. A separate application must be submitted by each alien, regardless of age. A parent or guardian may file an application in behalf of a child who is under the age of 14 years. A permit to reenter the United States will cover only one applicant.

PREPARATION OF APPLICATION.—This application, with the exception of the signature, should be type-written or printed in ink.

EXECUTION OF APPLICATION.—This application must be signed and sworn to. The oath to the application may be executed before an officer of the Immigration and Naturalization Service without payment of fee. If it is not executed before an officer of the Immigration and Naturalization Service, the oath to the application must be administered by a notary public or other officer who is authorized to administer oaths.

SUBMISSION OF APPLICATION.—This application should be submitted ~~in duplicate~~, at least 30 days before the proposed date of your departure, to the Immigration and Naturalization Office nearest your place of residence.

ALIEN-REGISTRATION NUMBER.—It is *very* important that the correct number of your alien registration receipt card be furnished.

PHOTOGRAPHS.—You must send with this application two photographs of yourself taken within 30 days of the date of this application. These photographs must be identical, 2 by 2 inches in size and distance from top of head to point of chin should be approximately 1 $\frac{1}{4}$ inches. Photographs *must be on thin paper*, have a light background, and clearly show a front view of your face without hat. Photographs must be signed by you on the margin and not on the face or clothing. Snapshot or group photographs will not be accepted.

FEE.—A fee in the amount of \$3 must accompany this application. The remittance should be drawn in favor of the "Commissioner of Immigration and Naturalization, Washington, D. C.," unless you are residing in the Virgin Islands of the United States. In the latter case, the remittance should be drawn in favor of the "Commissioner of Finance of the Virgin Islands." Do not submit currency, coins, or postage stamps.

DELIVERY OF PERMIT.—When a permit to reenter is issued, the applicant will so be advised and instructed how to proceed to obtain it. The permit will not be mailed to the applicant, but can only be obtained by applicant on personal call at a designated Immigration and Naturalization Office. If the applicant finds it absolutely necessary to depart from the United States before securing the permit, an Immigration and Naturalization officer should be consulted before leaving the United States.

EXTENSIONS.—If the holder of a permit to reenter desires an extension thereof, he must, prior to the expiration of the validity of such permit, file with the district director who issued the permit an application in writing stating (a) his name and address in the United States; (b) when, where, and by what means he departed from the United States; (c) port of landing and date of arrival abroad; (d) countries visited in the order visited; (e) reason for requesting extension and period for which desired; and (f) applicant's foreign address to which permit is to be returned. The application for extension should be mailed between 30 and 60 days prior to the expiration of the permit to reenter. The application should be executed under oath before an American consular officer.

The application for extension must be sent to the district director who issued the permit, by the person to whom the permit was issued, accompanied by a fee of three dollars (\$3). Remittance should be by International money order, drawn on Washington, D. C., or foreign exchange on a bank in the United States, payable to the Commissioner of Immigration and Naturalization, Washington, D. C. If extension is refused the fee will be refunded. The permit, if extended, will be returned to the foreign address given in the application.

Where the validity of the permit has expired, the alien must obtain an immigration visa from an American Consul before embarking for the United States.

A permit to reenter may not be extended while the alien is in the United States.

EFFECT, UNDER IMMIGRATION LAWS, OF PERMIT TO REENTER.—This permit shall have no effect under the immigration laws, except to show that said alien is returning from a temporary visit abroad; nor shall it be construed to be the exclusive means of establishing that the alien is so returning. The possession of an unexpired permit to reenter the United States relieves the alien to whom it is issued from the necessity of securing a visa from an American Consul before returning to this country. It does not, however, relieve the person to whom the permit is issued from meeting all other requirements of the immigration

laws. Persons who have been convicted of or admit having committed a felony or other crime or misdemeanor involving moral turpitude either before or after entering the United States, other criminals, immoral, insane, mentally or physically defective aliens, those afflicted with a loathsome or dangerous contagious disease, and others found to be inadmissible under the immigration laws are subject to exclusion if attempting to reenter, notwithstanding they may be in possession of reentry permits.

PENALTY FOR FALSE STATEMENTS.—The following provision of law prescribes the penalty for making false statements in a reentry proceeding:

“Whoever knowingly makes under oath any false statement in any application, affidavit, or other document required by the immigration laws or regulations prescribed thereunder, shall upon conviction thereof, be fined not more than \$10,000 or imprisoned for not more than 5 years, or both.” (Sec. 22, Act of May 26, 1924, 43 Stat. 153, Sec. 220.)

EFFECT OF ABSENCE FROM UNITED STATES UPON NATURALIZATION ELIGIBILITY.—Absence from the United States for a continuous period of more than 6 months but less than 1 year during the period for which continuous residence is required for admission to citizenship, immediately preceding the date of filing the petition for naturalization, or during the period between the date of filing the petition and the date of final hearing, shall be presumed to break the continuity of such residence, but such presumption may be overcome by the presentation of evidence satisfactory to the naturalization court that such individual had a reasonable cause for not sooner returning to the United States. Absence from the United States for a continuous period of 1 year or more during the period for which continuous residence is required for admission to citizenship, immediately preceding the date of filing the petition for naturalization or during the period between the date of filing the petition and the date of final hearing, shall break the continuity of such residence, except that in the case of an alien who has resided in the United States for at least 1 year, during which period he has made a declaration of intention to become a citizen of the United States, and who thereafter, is employed by or under contract with the Government of the United States or an American institution of research recognized as such by the Attorney General, or is employed by an American firm or corporation engaged in whole or in part in the development of foreign trade and commerce of the United States or a subsidiary thereof, no period of absence from the United States shall break the continuity of residence if—

(1) Prior to the beginning of such period (whether such period begins before or after his departure from the United States) the alien has established to the satisfaction of the Attorney General that his absence from the United States for such period is to be on behalf of such Government, or for the purpose of carrying on scientific research on behalf of such institution, or to be engaged in the development of such foreign trade and commerce or whose residence abroad is necessary to the protection of the property rights in such countries of such firm or corporation, and

(2) Such alien proves to the satisfaction of the court that his absence from the United States for such period has been for such purpose. (See 307 (b), Nationality Act of 1940; 54 Stat., 1142; 8 U. S. C. 707.)

If you expect to be absent from the United States for 1 year or more for one of the purposes indicated above, you should forward with your application for a reentry permit application in duplicate on Form N-470, copies of which may be obtained from the nearest Immigration and Naturalization Office.

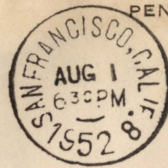
Any alien who has been lawfully admitted into the United States for permanent residence and who has heretofore been or may hereafter be absent temporarily from the United States solely in his or her capacity as a regularly ordained clergyman or nun, shall be considered as residing in the United States for the purpose of naturalization, notwithstanding any such absence from the United States, but he or she shall in all other respects comply with the requirements of the naturalization laws. Such alien shall prove to the satisfaction of the Attorney General and the naturalization court that his or her absence from the United States has been solely in the capacity hereinbefore described. (See 308, Nationality Act of 1940; 54 Stat. 1143; 8 U. S. C. 708.)

(Continuation of Sheet 3)

16-54812-3 U. S. GOVERNMENT PRINTING OFFICE

RACE AND NATIONALITY. - On page 1 of the application, insert under "Race" one of the following: White, Negro, Chinese, Japanese, Korean, East Indian, Pacific Islander, or Filipino. Under "Nationality", insert the country of which you are now a citizen or subject, or to which you owe permanent allegiance.

DEPARTMENT OF JUSTICE
IMMIGRATION & NATURALIZATION SERVICE
SAN FRANCISCO, CALIFORNIA
OFFICIAL BUSINESS



PENALTY FOR PRIVATE USE TO AVOID
PAYMENT OF POSTAGE, \$200
(PMSC)

Henry Takahashi

1661 Post Street

San Francisco, California