## N-470, Application to Preserve Residence for Naturalization Purposes

		Fee Stamp			
(Please read instri	uctions)				
Take or mail to:		Alien Registration No.			
Bureau of Citizenship and Imr	migration Services	Date of Birth	Date of Birth Place of Birth		
1. My full true name is					
2. My home address in the United	States is	(Number and Street)			
(City or Town)		(State)	(Zip code)		
My foreign address ( is w	rill be)	(Number and Street)			
(City or To	wn) dmitted to the United States for perman	(State)			
on (Port of entry)  I have resided in and have been pentry. Since the date of my lawfu	under the name of  on the vessel  hysically present in the United States for all entry, I have been absent from the Uri	(if otherwise than vessel, show manner an uninterrupted period of at leas	er of arrival) st year(s) since such lawful		
if necessary, attach an additional  Date of departure	sheet to show all absences):  Date and port of return	Name of vessel	Purpose of trip		
Since becoming a permanent resa nonresident alien under the incention of the incention	sident, have you ever filed an income tax come tax laws?	return as a nonresident alien or oth	nerwise claimed or received benefits as		
5. I ( am, will be, was)	employed as, or under contract as,				
by					
11	(Name of	Femployer)			
address(Number and street  Such employment of contract	necessitates	(State)	(Zip code)		
necessitated		(Country or Countries)			
on behalf of the United for the purpose of carr for the purpose of enga corporation or a subsid necessary for the prote trade and commerce of	ving on scientific research on behalf of aging in the development of foreign tractions thereof engaged in the development ction of the property rights abroad of an of the United States.  International organization of which the United States.	an American institution of research le and commerce of the United Statut of such trade and commerce.  American firm or corporation eng	tes on behalf of an American firm or gaged in the development of foreign h I was first employed on		

7. In support of the foregoing statement of facts, I submit the following documents:				
	(See Instructions)			
8.	I respectfully request that you find my absence under the above-stated conditions to be in compliance with the provisions of Sec. 316(b) or 317 of the Immigration and Nationality Act.			
9.	The following lawful permanent resident members of my immediate family (spouse and/or child(ren only) will be residing abroad as dependent members of my household, and whom I also desire to receive the benefits hereunder:			

Name	"A" Number	Relationship	Marital Status

Signature of Applicant	Signature of Person Preparing Form, If Other Than Applicant	
I certify that the above statements are true and correct to the best of my knowledge and belief.  COMPLETE SIGNATURE OF APPLICANT	I declare that this document was prepared by me at the request of the applicant and is based on all information of which I have any knowledge. SIGNATURE	
MAILING ADDRESS Number, Street, City, State and Zip Code DATE	ADDRESS DATE	

# Report of Adjudications Officer

I have investigated this application for benefits under	r Section [(316(b)) (317)] of the Immigration and Nation	nality Act and find that:	
1. The applicant (was) (was not) lawfully admitted for	for permanent residence, his status (having) (not having	) changed.	
2. Applicant for benefits of Section 316(b):			
(a) (Has) (Has not) resided in and been physically admission for permanent residence.	y present in the United States for an uninterrupted period	d of at least one year after lawful	
(b) (Has) (Has not) filed the application before be	eing absent from the United States for a continuous period	od of one year.	
(c) [(Is) (Is not) (Will be) (Will not be)] employ in this application (is) (is not) engaged in the type	yed or under contract as alleged in this application; and to of business described in Section 316(b).	the employer or contractor named	
3. Applicant for the benefits of Section 317:			
(a) (Has not) been physically present and residing in the United States for an uninterrupted period of at least one year after lawful admission for permanent residence.			
(b) [(Is) (Is not) (Will be) (Will not be)] absent solely for the purpose alleged in this application; and the denomination or organization named in this application (is) (is not) of the class described in Section 317.			
4. Supplemental report or order (is) (is not) attached.			
5. I recommend that the application be (granted) (det	nied).		
	(Signature of	Adjudications Officer)	
	(orginature of 2	rajuateutions Officer)	
	(Title)	(Date)	
	ORDER		
	granted the benefits applied for in this application in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he or she remains in the date thereafter so long as he date the date thereafter so long as he date the da		
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#### **INSTRUCTIONS**

(Tear off this page and keep for your information before submitting this application.)

To be eligible for preservation of residence benefits under section 316(b) or 317 of the Immigration Nationality Act (the Act), an applicant generally must (1) establish that he or she has been physically present and residing in the United States for an uninterrupted period (that is, without any absence whatsoever) of a least one year after lawful admission for permanent residence, and (2) submit the N-470 application to the Bureau of Citizenship and Immigration Services (BCIS) before he or she has been absent from the United States for a continuous period of one year. When furnishing information regarding absences in item 3, the applicant **must show each departure from and return to** the United States, including absences in foreign contiguous countries, no matter how short. However, an applicant who has been or will be absent from the United States solely in the capacity of clergyman or clergywoman, missionary, brother, nun, or sister, may complete the one year of uninterrupted physical presence after the period of absences and may submit the application even after an absence of more that one year.

The Act also generally requires an applicant for naturalization to have been physically present within the United States for at least one-half of the period of five years (or three years, if the applicant qualifies under the citizen-spouse section) immediately preceding the date of filing an application for naturalization. The granting of this application does not relieve the applicant for naturalization from this physical presence requirement during that period. However, persons who are employed by, or under contract with, the Government of the United States and persons absent in their capacity as clergmen or clergywomen, missionaries, brothers, nuns, or sisters, are considered as physically present in the United States during the period of approved absence for the purpose of the 50 percent requirement (but not for the one year of physical presence referred to in the paragraph immediately above). A person to whom this application was granted must also establish that his or her absence from the United States has been for the purpose stated in the application.

The evidence submitted in support of this application to the BCIS should be in the form of an official communication from the appropriate officer of the department or agency of the United States Government, or the public international organization, or affidavit or affidavits executed by the appropriate administrative official of the American institution or religious denomination or interdenominational mission by whom the applicant is, was, or will be employed or with whom he or she entered into the contract; or by the appropriate administrative official of the American firm or corporation, or subsidiary thereof, by whom the applicant is, or will be employed. Where an affidavit is made with respect to employment by such firm or corporation or subsidiary, it should state:

- (a) the title of the official making the affidavit, the name of the firm or corporation in which he or she holds office and whether he or she has access to the records of the same;
- (b) whether the employing organization is an American firm or corporation engaged in the development of foreign trade and commerce of the United States, or subsidiary thereof;
- (c) the nature of the business which is conducted by the employing organization, church, religious denomination, or interdenominational mission;
- (d) if it is a corporation, the name of the State under laws of which it was organized, the date of incorporation, and that it is existent;
- (e) if it is a subsidiary (whether American or foreign) of an American firm or corporation engaged in the development of foreign trade and commerce of the United States, the affidavit should be executed by an appropriate administrative official of the parent organization and should state the facts of ownership and or control of the subsidiary and the exact percentage of stock owned by the parent organization;
- (f) the facts of the applicant's employment, including the nature of the service to performed by him or her, during the period or periods of absence to be considered;
- (g) whether the applicant will be engaged in the development of foreign trade and commerce of the United States, or the applicant's absence from the United States was or will be necessary to the protection of the property rights abroad of the employing firm or corporation or subsidiary during the period or periods of absence to be considered, or solely in the capacity of a regularly ordained clergyman or clergywoman, missionary, brother, nun, or sister; and in case of one employed by a public international organization the date when and place where the applicant was first employed.

## **INSTRUCTIONS (Continued)**

An alien admitted for permanent residence, who claimed or claims nonresident alien status under the income tax laws, may be regarded as having abandoned his or her residence in the United States and as having lost permanent resident status under the immigration and naturalization laws. Consequently, he or she may be or become ineligible for naturalization or for preservation of residence. If you have claimed nonresident alien status, submit a full explanation on a

Approval of this application will be only for the employment and conditions stated. Any changes of employment must be approved by a new application.

Approval of this application will not relieve you of the requirement to present a valid document for reentry into the United States.

FEE- A fee of \$95.00 must be paid for filing this application. It cannot be refunded, regardless of the action taken on the application. DO NOT MAIL CASH. ALL FEES MUST BE SUBMITTED IN THE EXACT AMOUNT.

Payment by check or money order must be drawn on a bank or other institution located in the United States and be payable in United States currency. If the applicant resides in Guam and is filing the application in Guam, the check or money order must be payable to the "Treasurer, Guam." If applicant resides in the U.S. Virgin Islands and is filing the application in the U.S. Virgin Islands, the check or money order must be payable to the "Commissioner of Finance of the Virgin Islands." All other applicants must make the check or money order payable to the "Bureau of Citizenship and Immigration Services."

When the check is drawn on an account of a person other than the applicant, the name of the applicant must be entered on the face of the check. If the application is submitted from outside the United States, remittance may be made by a bank international money order or foreign draft drawn on a financial institution in the United States and payable to the "Bureau of Citizenship and Immigration Services" in United States currency.

Personal checks are accepted subject to collection. An uncollected check will render the application and any document issued pursuant thereto invalid. A charge of \$30.00 will be imposed if a check in payment of a fee is not honored by the bank on which it is drawn.

Authority for collection of the information requested on this form is contained in sections 316, 317 and 332 of the Immigration and Nationality Act (8 U.S.C. 1427, 1428 and 1443). Submission of the information is voluntary. The principal purpose for requesting the information is to determine whether the applicant, who intends to be absent from the United States for a continuous period of a year or more, is eligible to preserve residence for naturalization purposes. The information requested may, as a matter of routine use, be disclosed to naturalization courts and to other federal state, local or foreign law enforcement and regulatory agencies, the Department of Defense including any component thereof, the Selective Service System, the Department of Transportation, Central Intelligence Agency, Interpol and individuals and organizations in the processing of any application for naturalization, or during the course of investigation to elicit further information required by the BCIS to carry out its functions. Information solicited which indicates a violation or potential violation of law, whether civil, criminal or regulatory in nature, may be referred, as routine use, to the appropriate agency, whether federal, state, local or foreign, charged with the responsibility of investigating, enforcing or prosecuting such violations. Failure to provide all or any of the requested information may result in the denial of the application to preserve residence for naturalization purposes.

### Paperwork Reduction Act Notice.

A person is not required to respond to a collection of information unless it displays a currently valid OMB control number. This collection of information is estimated to average 15 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to: Bureau of Citizenship and Immigration Services, HQRFS, 425 I Street N.W., Room 4034, Washington, DC 20536; OMB No. 1615-0056. **DO NOT MAIL YOUR COMPLETED APPLICATION TO THIS ADDRESS.**