

U.S. Department of State NONIMMIGRANT FIANCÉ(E) VISA APPLICATION

USE WITH FORM DS-156

The following questions must be answered b made as to visa eligibility.	y all applicants for visas to enter the Unite	ed States as the fiancée or fiancé of a U	J.S. citizen in order that a determination may be
This form, together with Form DS-156, Noni Visa authorized under Section 222(c) of the	Immigration and Nationality Act.		
1. FAMILY NAME	FIRST NAME	М	IDDLE NAME
2. DATE OF BIRTH (mm-dd-yyyy)	3. PLACE OF BIRTH (City, Province, C	ountry)	
4. MARITAL STATUS If you are now married or were previousl	I y married, answer the following:		
a. Name of spouse:			
b. Date (mm-dd-yyyy) and place of marriag	ge:		
c. How and when was marriage terminated	:		
d. If presently married, how will you marry	y your U.S. citizen fiancé(e)? Explain:*		
* NOTE: If presently married to anyone			
5. LIST NAME, DATE AND PLACE OF B NAME	IRTH OF ALL UNMARRIED CHILDRE BIRTH DATE (mm-dd-yyyy)	EN UNDER 21 YEARS OF AGE BIRTH PLACE	WILL ACCOMPANY WILL FOLLOW YOU YOU YES NO YES NO
THE FOLLOWING DOCUMENTS MUS			
• Your birth certificate	Marriage certificate (ement to your fiancé(e)
Birth certificates of all children listed in		y) • Evidence of finance	ial support
• Death certificate of spouse (if any) NOTE: All of the above documents will also permanent resident. The USCIS will accept	• Police certificates o be required by the U.S. Citizenship and these documents for that purpose.	Immigration Services (USCIS) when y	ou apply for adjustment of status to lawful
	DO NOT WRITE B		
of a visa does not entitle me to enter the Uni status to permanent resident alien is depende I understand that any willfully false or mi the United States and, if I am admitted to the I hereby certify that I am legally free to m United States.	my visa to the United States Immigration ted States if at that time I am found to be i int upon marriage to a U.S. citizen and up sleading statement or willful concealment to United States, may subject me to crimina marry and intend to marry	nadmissable under the immigration law on meeting all of the requirements of the of a material fact made by me herein in al prosecution and/or deportation.	nter the United States, and that the possession ws. I further understand that my adjustment of he U.S. Department of Homeland Security. may subject me to permanent exclusion from itizen, within 90 days of my admission into the complete to the best of my knowledge and
			ture of Applicant
SUBSCRIBED AND SWORN TO before m	e this day of	-	
		United States	Consular Officer

*Public reporting burden for this collection of information is estimated to average 1 hour per response, including time required for searching existing data sources, gathering the necessary data, providing the information required, and reviewing the final collection. In accordance with 5 CFR 1320 5(b), persons are not required to respond to the collection of this information unless this form displays a currently valid OMB control number. Send comments on the accuracy of this estimate of the burden and recommendations for reducing it to: U.S. Department of State (A/RPS/DIR) Washington, D.C. 20520.