

U.S. Department of State NONIMMIGRANT TREATY TRADER/INVESTOR APPLICATION USE WITH FORM DS-156/I-129

OMB APPROVAL NO. 1405-0101 EXPIRES: 07/31/2007 ESTIMATED BURDEN: 4 HOURS* (See Page 4)

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	PA	RT I - BUSINESS PROFILE		
1. Name of U.S. Enterprise, Business, o				
 Type of Business Enterprise: Corporation 	Branch/Liaison Office	Partnership		
Privately owned	Joint Venture	Subsidiary	Other	
3. Address of Headquarters, Subsidiarie	s and Branch Offices of U.S. Er	nterprise (Specify type of office)		
Telephone Number:			FAX Number:	
4. Date (<i>mm-dd-yyyy</i>) and Place Busine agreement, etc.)	ss Was Established or Incorpora	ted in the United States (Attach a)	ppropriate documentation; e.g., corporate pap	ers, partnership
5. What is the Nature of the Business?			Other (Describe)	
General Trade Imports to U.S.	Exports from U.S. Manufacturing	Retail Sales Services/Technology	Unit (Describe)	
6. Describe fully the services, productio	-			
7. Name and Address of Foreign Parent	Business (If any)			
Telephone Number:			FAX Number:	
8. Nationality of Foreign Entity (Corpor	ation, Partnership, etc.) or Fore	ign Individual Owner of U.S. Bus	siness (Attach documentation) IF INDIVIDUAL INVESTOR,	PERCENT OF
NA	ME	NATIONALIT	Y INMIGRATION STATUS/ COUNTRY OF RESIDENCE	OWNERSHIP
9. Financial Statement for year			(Attach most recent financial statement or aud	Total - 100%
Total Assets of U.S. Business:	. Calen	dar Year Fiscal Year	Historical Cost	lor's report)
Total Liabilities:				poration ratars to
Owner's Equity:*			* Owner's equity of a corr paid-in capital plus retai	ned earnings;
Total Annual Operating Income:	Before Taxes	After Taxes		
			proprietorship.	

10. To measure the amount of international trade with the United States, ple and sale of goods across international boundaries. For trade in services nationals of the United States and other countries.)	ease complete the follow and technology, exports	ing. (For trade in mer and imports, refer to t	chandise, exports a he sale of services l	nd imports, refer to shipment by treaty-country nationals to	
Gross International Trade of the U.S. Enterprise	(year)	Calendar Year	Fiscal Year	Ending PERCENT OF TOTAL TRADE	
Imports from treaty equatry to U.S. business	DOLLAR VALUE	(Opt	ional)	FERCENT OF TOTAL TRADE	
Imports from treaty country to U.S. business Exports from U.S. business to treaty country					
Imports from third countries to U.S. business					
1					
Exports from United States to third countries					
Domestic U.S. production/manufacturing				100%	
Total: 11. Type of Investment (Check one)					
business Purchase I	· · · ·	Contin Fair N	Continuation of an existing business Fair Market Value of Business:		
12. Total Investment from Abroad Made in the United States (Attach docume	, ,				
FOR YEAR Calendar Fisc	al				
INITIAL INVESTMENT		TOTAL CUMULATIVE			
Cash:	_				
Inventory:					
Equipment:	-				
Premises:	-				
Other (<i>describe</i>):	-				
TOTAL:	_				
	-				
13. Source of Investment Capital (personal funds, corporate funds, loans, sto States (Attach full documentation)	ocks, debentures, bonds,	etc.); Evidence of Pos	session and Control	of Funds in the United	
	PART II - STAFF				
14. Type of Personnel in the United States (Attach staffing chart) Specify: Calendar Year Fiscal Year					
	MANAGERIAL EXECUTIVE	SPECIALIZ ESSENTIA		LL OTHER IPLOYEES	
Network of Track Country on F. H. & J. Viscou	This Year Next Yea	ar This Year Ne	xt Year This Year	r Next Year	
Nationals of Treaty Country on E, H, & L Visas:	<u> </u>				
U.S. Citizens and Legal Permanent Residents:					
Other (Third-Country Nationals):					
TOTAL:					
15. List all personnel of U.S. business holding executive, managerial and/or s	precialist positions by sul	heidianu/branch office	If alians indicate t	onimmigrant visa status or	
lawful permanent resident (LPR) status.	specialist positions by su	ostellar y/oralient office.		-	
NAME AND POSITION/TITLE/DIVISION	ΝΑΤΙΟΙ	NALITY TYPE	U.S. V date	PLACE OF ISSUANCE	
	NATIO		DATE	I LACE OF ISSUANCE	
				_	

PART III - APPLICANT						
16. Name of Applicant (Family Name)		(First Name)		(Middle Name)		
 17. Type of Applicant: Principal ow Manager 18. Present Position and I 	ner/investor/trader	Supervisor Executive	Specialist			
	Junes (Describe in der	uu).				
19. Name and Address of	Employer					
20. Years with Present En	nployer	21. Highest Level of Education School:	Major/Subje	ct: Degree:	Year:	
22. Other Relevant Exper	ience and Education (Attach Curriculum Vitae - Optional)				
23. Position in the United	States					
		tle:				
Description of dutie	s (include names and t	itles of all immediate subordinates):				
24. Annual U.S. Salary a	nd Benefit Package	25. Name of Person in the Unite	ed States Being Replaced:			
	Salary	Type of Visa:		-		
	Allowances/Benefi	Date issued: (<i>mm-dd-yyyy</i>)			Yes No	
	TOTAL	Place issued:		United States?	ng employment in the	
26. I do solemnly swear o and belief.	or affirm that all staten	nents which appear in this application	are true and complete to the be	st of my knowledge		
Sigr	ature of Responsible (Officer	Printed Name and Position	or Office	Date (mm-dd-yyyy)	
27. Name and Address o	f Person Who May Be	Contacted About This Application		Telephone: FAX:		
				I		

NONIMMIGRANT TREATY TRADER/INVESTOR VISA APPLICATION INSTRUCTIONS

This form, together with Form DS-156, Nonimmigrant Visa Application, constitutes the application for an E-1 Treaty Trader or E-2 Treaty Investor Nonimmigrant Visa. See visa requirements below. Incomplete or undocumented applications will be returned.

All first-time applicants seeking Treaty Trader or Treaty Investor status must complete Parts I and II. Parts I and II must be updated periodically. All individual applicants must complete Part III and Form DS-156. You must answer all relevant questions. Enter "Not applicable" where appropriate. If an enterprise is not yet fully operational, estimates and projections should be made concerning potential income, job creation, volume of sales, etc.

Supporting documents should be submitted in a binder with a table of contents and tabs. The following are examples of supporting documentation which should be attached to first-time applications (not every type of document is applicable in each case; the consular officer may request additional information if required): Evidence of possession and control of investment funds (bank records, financial statements, loans, savings, promissory notes, etc.); evidence of remittance to the United States (bank drafts, transfers, exchange permits, receipts, etc.); evidence of establishment of business in the United States (articles of incorporation, partnership agreement, organization and staffing charts, shares, titles, contracts, receipts, licenses, leases, etc.); evidence of the nationality of the investors/traders (passports, articles of incorporation of parent company, stock exchange listings, etc.); evidence of trade between the United States and the treaty country (invoices, bills of lading, customs clearances, warehouse receipts, shipping receipts, sales receipts, contracts, etc.); evidence of investment in the United States (titles, receipts, contracts, loans, bank statements, etc.); evidence of substantiality (financial statements, audits, U.S. corporate or business tax returns, etc.); evidence that the enterprise is not marginal (payroll records, IRS Form 941, personal tax returns, evidence of other personal assets and income); evidence that the business is a real, operating enterprise (annual reports, catalogs, sales literature, news articles, and other evidence as appropriate); curriculum vitae of the proposed visa recipient (optional).

Use additional sheets of paper, as necessary, to complete responses.

TREATY TRADER AND TREATY INVESTOR VISA REQUIREMENTS

Section 101(a)(15)(E) of the Immigration and Nationality Act provides nonimmigrant visa status for a national of any of the countries with which the United States maintains an appropriate treaty of commerce and navigation, who is coming to the United States to carry on substantial trade, including trade in services or technology, principally between the United States and the treaty country, or to develop and direct the operations of an enterprise in which the national has invested, or is actively in the process of investing, a substantial amount of capital. The requirements for Treaty Trader and Treaty Investor visas are further elaborated in 22 CFR Part 41.51. These requirements are summarized below:

Requirements for a Treaty Trader (E-1) nonimmigrant visa are:

- 1. The applicant must be a national of a treaty country.
- 2. The trading firm for which the applicant is coming to the United States must have the nationality of the treaty country.
- 3. The international trade must be "substantial" in the sense that there is a sizable and continuous volume of trade.
- 4. The trade must be principally between the United States and the treaty country, which means that more than 50% of the international trade involved must be between the United States and the country of the applicant's nationality.
- 5. Trade means the international exchange of goods, services and technology. The item of trade, and title of that item, must pass from one party to the other in exchange for consideration.
- 6. The applicant must be employed in a supervisory or executive capacity, or possess highly specialized skills essential to the successful and efficient operation of the commercial enterprise. Ordinarily skilled or unskilled workers generally do not qualify.

Requirements for a Treaty Investor (E-2) nonimmigrant visa are:

- 1. The investor, either a real or corporate person, must be a national of a treaty country.
- 2. The investment must be substantial. It must be sufficient to ensure the successful operation of the enterprise. The percentage in investment required for a low-cost business enterprise is generally higher than the percentage of investment required for a high-cost enterprise.
- 3. The investment must be in a real operating commercial enterprise. Speculative or idle investment does not qualify. Uncommitted funds in a bank account or similar security are not considered an investment.
- 4. The investment may not be marginal. It must have the capacity to generate significantly more income than just to provide a living to the investor and family, or it must have a significant economic impact in the United States.
- 5. The investor must have control of the funds, and the investment must be at risk in the commercial sense. Loans secured with the assets of the investment enterprise are not considered to be at risk.
- 6. The investor must be coming to the United States solely to develop and direct the enterprise. If the applicant is not the principal investor, he or she must be employed in a supervisory, executive, or highly specialized skills capacity. Ordinarily skilled and unskilled workers do not qualify.

^{*} Public reporting burden for this collection of information is estimated to average 4 hours per response, including time required for searching existing data sources, gathering the necessary data needed, 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.