

NONIMMIGRANT FIANCÉ(E) VISA APPLICATION

USE WITH FORM DS-156

The following questions must be answe determination may be made as to visa This form, together with Form DS-156, Nonimmigrant Visa authorized under S	eligibility. Nonimmigrant Visa App	blication, completed ir	duplicate, constitutes the c			
1. Family Name	First Name			Middle Name		
2. Date of Birth (mm-dd-yyyy)	3. Place of Birth (City	, Province, Country)				
 Marital Status If you are now married or were prevaluation of Spouse 	riously married, answer t	the following:				
b. Date (mm-dd-yyyy) and Place o	f Marriage					
c. How and When was Marriage To	erminated					
 d. If presently married, how will you * <u>NOTE</u> If presently married to an 						
5. List name, date and place of birth o Name	f all unmarried children Birth		e. Birth Place	Will Accompany You Yes No	Will Follow You Yes No	
 THE FOLLOWING DOCUMENTS MUT Your Birth Certificate Birth Certificates of All Children Lis Death Certificate of Spouse (<i>if any</i>) 	sted in Number Five	 Marriage Cert Divorce Decre Police Certific 	 ificate (<i>if any</i>) Evidence (<i>if any</i>) Evidence 	ce of Engagement to Your Fi ce of Financial Support		
NOTE All of the above documents will al permanent resident. The USCIS will acce	ept these documents for t	hat purpose.	ion Services (USCIS) when y	ou apply for adjustment of sta	tus to lawful	
		NOT WRITE BELO				
I understand that I am required to si the possession of a visa does not entit understand that my adjustment of statu of the U.S. Department of Homeland S I understand that any willfully false exclusion from the United States and, i I hereby certify that I am legally free days of my admission into the United S I do solemnly swear or affirm that al	ubmit my visa to the Uni le me to enter the United us to permanent residen eccurity. or misleading statement if I am admitted to the U to marry and intend to States.	ited States Immigratic d States if at that time t alien is dependent u or willful concealmen nited States, may sub marry	I am found to be inadmissi pon marriage to a U.S. citiz t of a material fact made by ject me to criminal prosecu	ble under the immigration lav ten and upon meeting all of t whe herein may subject me tion and/or deportation. , a U.S. cit	ws. I further he requirements to permanent tizen, within 90	
knowledge and belief.						
			Sigi	nature of Applicant		
Subscribed and sworn to before n	ne this day of	f	, at:			
			United State	es Consular Officer		

*Public reporting burden for this collection of information is estimated to average one 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/ISS/DIR) Washington, DC 20520.