

Concepts, Inc., Interstate Commerce Commission Building, 1201 Constitution Avenue, NW, Room 2229, Washington, DC 20423. Telephone: (202) 289-4357/4359. [Assistance for the hearing impaired is available through TDD services (202) 927-5271.]

Decided: May 31, 1995.

By the Commission, Chairman Morgan, Vice Chairman Owen, and Commissioners Simmons and McDonald.

Vernon A. Williams,

Secretary.

[FR Doc. 95-14199 Filed 6-8-95; 8:45 am]

BILLING CODE 7035-01-P

[Docket Nos. AB-425; AB-426]

**Lone Star Railroad, Inc.—
Abandonment and Discontinuance of
Trackage Rights—in Wichita, Archer,
Baylor, Knox, Haskell and Jones
Counties, TX; and Southern Switching
Company—Discontinuance of
Service—in Wichita, Archer, Baylor,
Knox, Haskell and Jones Counties, TX**

The Commission has found that the public convenience and necessity permit: (1) In Docket No. AB-425, Lone Star Railroad, Inc. (Lone Star) to abandon a portion of its line of railroad between milepost 142.8 near Lanius, TX, and milepost 8.0 near Howard, TX, and to discontinue trackage rights over Burlington Northern Railroad Company (BN) between milepost 8.0 near Howard and milepost 0.0 at Valley Junction, TX, and from Valley Junction east for 331 feet to the switching point in Sunshine Yard, Wichita Falls, TX, a total distance of 142.86 miles in Wichita, Archer, Baylor, Knox, Haskell and Jones Counties, TX; and (2) in Docket No. AB-426, Southern Switching Company (Southern) to discontinue service that it performs over the 142.86-mile rail line pursuant to an operating agreement with Lone Star. The certificate will be issued 30 days after this publication unless the Commission finds that: (1) A financially responsible person has offered financial assistance (through subsidy or purchase) to enable rail service to continue; and (2) it is likely that the assistance would fully compensate the railroad.

Requests for public use conditions must be filed with the Commission and

applicants within 10 days after publication.

Any financial assistance offer must be filed with the Commission and applicants no later than 10 days from the publication of this Notice. The following notation shall be typed in bold face on the lower left-hand corner of the envelope containing the offer: "Office of Proceedings, AB-OFA". Any offer previously made must be remade within this 10-day period.

Information and procedures regarding financial assistance for continued rail service are contained in 49 U.S.C. 10905 and 49 CFR 1152.27. Requests for public use conditions must conform with 49 CFR 1152.28(a)(2).

Decided: May 26, 1995.

By the Commission, Chairman Morgan, Vice Chairman Owen, and Commissioners Simmons and McDonald.

Vernon A. Williams,

Secretary.

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DEPARTMENT OF JUSTICE

Information Collections Under Review

The Office of Management and Budget (OMB) has been sent the following collection(s) of information proposals for review under the provisions of the Paperwork Reduction Act (44 USC Chapter 35) and the Paperwork Reduction Reauthorization Act (44 USC Chapter 35) and the Paperwork Reduction Act since the last list was published. Entries are grouped into submission categories, with each entry containing the following information:

- (1) The title of the form/collection;
- (2) The agency form number, if any, and the applicable component of the Department sponsoring the collection.
- (3) Who will be asked or required to respond, as well as a brief abstract;
- (4) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond;
- (5) An estimate of the total public burden (in hours) associated with the collection; and,
- (6) An indication as to whether Section 3504(h) of Public Law 96-511 applies.

Comments and/or suggestions regarding the item(s) contained in this notice, especially regarding the estimated public burden and associated response time, should be directed to the OMB reviewer, Mr. Jeff Hill on (202) 395-7340 AND to the Department of Justice's Clearance Officer, Mr. Robert B. Briggs, on (202) 514-4319. If you anticipate commenting on a form/collection, but find that time to prepare such comments will prevent you from prompt submission, you should notify the OMB reviewer AND the Department of Justice Clearance Officer of your intent as soon as possible. Written comments regarding the burden estimate or any other aspect of the collection may be submitted to Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503, AND to Mr. Robert B. Briggs, Department of Justice Clearance Officer, Systems Policy Staff/Information Resources Management/Justice Management Division Suite 850, WCTR, Washington, DC 20530.

New Collection

- (1) Inter-Agency Alien Witness and Informant Record.
 - (2) FORM I-854 (Attached). Immigration and Naturalization Service, United States Department of Justice.
 - (3) Primary: Federal Government. Others: Individuals or households. The FORM I/854 will be used by law enforcement agencies to bring alien witnesses and informants to the United States in an "S" nonimmigrant classification. Additionally, Form I-854 provides the Department of State, and the Immigration and Naturalization Service with the information necessary to identify the requesting law enforcement agency, the alien witness, and/or informant.
 - (4) 125 annual respondents at 4.25 hours per response.
 - (5) 531.25 annual burden hours.
 - (6) Not applicable under Section 3504(h) of Public Law 96-511.
- Public comment on this item is encouraged.

Dated: June 6, 1995.

Robert B. Briggs,

Department Clearance Officer, Department of Justice.

BILLING CODE 4410-10-M

U.S. Department of Justice
Immigration and Naturalization Service

Inter-Agency Alien Witness and Informant Record

INSTRUCTIONS

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PART I. GENERAL

Purpose Of This Form. This form is used by law enforcement agencies (LEA's) to bring alien witnesses and informants to the United States in a "S" nonimmigrant classification. This form provides the Department of State (DOS) and the Immigration and Naturalization Service (INS) with information necessary to identify the requesting LEA, the alien witness and/or informant, and others e.g., the United States Attorney, needing the information or testimony of that alien. It assists DOS and INS in the exercise of their joint responsibility to adjudicate requests by LEA's for S classification.

General Instructions. Please read the instructions carefully. A separate form must be used for each witness/informant requested. Please answer all questions by typing or clearly printing in ink. Failure to answer all questions will delay the processing of this application and may result in its denial. Indicate a non-applicable question with "N/A." If the answer is "none", please so state. Submit both copies of the form. If you, as the requesting agent, need extra space to answer any item, attach a sheet of paper with your name on it, as well as the name of the alien, the LEA requestor and the control agent. You should make copies of this completed form for your records. Please provide exact information about the request you are making (e.g., for S classification waivers of grounds of inadmissibility or adjustment of status) and complete and attach all necessary certifications and documentation.

PART II. WHO IS TO USE THIS FORM

This form may be used only by a Federal or State LEA and only to request that an alien witness or informant be allowed to: (1) proceed into the United States pursuant to the S nonimmigrant classification; (2) change nonimmigrant classification to an S classification, or; (3) adjust to lawful permanent resident status from the S nonimmigrant classification. For the witness/informant, the LEA must specifically request:

S-5 or S-6 nonimmigrant classification. The S classification may be requested when an alien witness or informant intends to remain permanently in the United States. An S-5 classification may be requested for an alien who possesses and is willing to provide to the requesting

LEA critical, reliable information on a criminal organization and who otherwise qualifies under section 101(a)(15)(S) of the Immigration and Nationality (Act) and 8 CFR 214.2(t). An S-6 classification may be requested for an alien who possesses and is willing to provide information on a terrorist organization, who will be or is placed in danger as a result, is eligible for an award under section 36(a) of the State Department Basic Authorities Act of 1956, 22 U.S.C. 2708(a), and who otherwise qualifies under section 101(a)(15)(S) of the Act and 8 CFR 214.2(t).

Please note: A Federal or State LEA may request S-5 nonimmigrant classification for an alien witness or informant. However, only a Federal LEA or Federal court may request S-6 classification for an alien witness or informant.

The LEA May Also Make A Request For Derivative Beneficiaries (Part A 6). Qualifying relatives (spouse, married and unmarried sons and daughters, and parents) of the principal alien witness and informant may be included in a request for the S nonimmigrant classification. All required information for such derivative beneficiaries of this request must be included at the time of filing the request for nonimmigrant classification. Only qualifying relatives identified at the time of filing will be considered as accompanying or following to join. Proof of family relationship, biographical data, and grounds of excludability must be attached for each named qualifying relative.

For Change of Status To The S Classification. An LEA may request the Service to change the classification of an alien already in the United States from another valid nonimmigrant classification to S-5 or S-6 classification (8 CFR 214.2(t)(12)) by filing this form and Form I-539, Application to Extend/Change Nonimmigrant Status, together with the relevant documentation and requisite fees, pursuant to the instructions for filing requests for an S classification, below.

For Requests To Allow An S Nonimmigrant To File For Adjustment Of Status To That Of Lawful Permanent Resident (8 CFR 245.11). A request to allow a nonimmigrant in an S classification to file for adjustment of status must be filed by the LEA that originally requested the S classification and may not be filed until the alien has fulfilled the terms and conditions of his or her S classification. Please attach to the request on Part F of this form all relevant documentation establishing that the alien has fulfilled the terms and conditions of his or her S classification and related recommendations. Only the derivative beneficiaries named on the request for S classification are eligible to adjust pursuant to 8 CFR 245.11.

Please carefully complete all relevant parts of this form.

PART III. REQUIRED DOCUMENTATION

For The S Classification. Requests for the S classification (8 CFR 214.2(t)) are premised on the alien witness and informant's willingness to provide critical, reliable information. You must provide clear, **VERY SPECIFIC** statements of the following:

- The operations that form the basis of the request. For example, if you need the alien to appear as a witness, please give the date and place of the trial and the nature of the testimony you expect to receive.
- The objective of the request, that is, why the admission of this alien is necessary, essential, and in the national interest. The terms and conditions pursuant to which an S classification is requested must be stated very clearly on, or attached to, this form.
- The nature of the alien's cooperation with the government, any bargains you have made with the alien, and any benefits promised in return. **NOTE THAT NO PROMISES FOR IMMIGRATION BENEFITS MAY BE MADE TO AN ALIEN SEEKING S CLASSIFICATION.**

For Ground(s) Of Excludability:

Part A. All grounds of excludability (i.e., the reasons the alien may not be admissible to the United States) must be ascertained and a statement of each ground, or suspected ground, must be attached to this form. Please review the grounds of excludability carefully with the alien and remind the alien that a failure to disclose all grounds of excludability (conduct or conditions) on this form may result in exclusion or deportation from the United States. Then for each ground checked in Part A 7, you must provide a statement of all reasons why you believe discretionary waiver authority should be exercised favorably for this alien so that the alien may be admitted in the S classification.

Be as specific as possible and attach affidavits, statements, memorandum, or other documentation as necessary to explain all the possible grounds of inadmissibility and surrounding circumstances. Specific reasons for exercising discretionary waiver authority should be presented whenever possible, e.g., if the alien has a history of drug abuse, you may present evidence of rehabilitation such as the affidavits of doctors, psychiatrists, or other experts.

Documentation. The evidence submitted with this request to verify the basis of the request, i.e., for a waiver, classification, or adjustment of status, may be in the form of affidavits, statements, memoranda, or similar documentation.

You must also submit for each alien named in this request:

- Two-sets of fingerprints and signatures on Form FD-258;

- Two-color-photos with a white background taken no earlier than 30 days before submission to the INS. They should be unmounted; printed on thin paper and show a three-quarter front profile of the right side of the face, with the right ear visible. The head should be bare unless the alien is wearing a headdress as required by a religious order. Lightly print the alien's name and A#, if known, on the back of each photo with a pencil; the name of the LEA may also be used.
- The alien's A#, FBI #, Social Security #, if known, and biographical information (Form G-325).

PART IV. REQUIRED CERTIFICATIONS

Alien Certification. The certifications made by the alien and made by you, the LEA requestor, provide a critical record for the future. After you have carefully explained the certifications at Part B and reviewed all statements on or attached to the form for accuracy, read the certification to the alien and be sure that the alien understands each condition of admission and continued stay in lawful status. If the certification is translated to ensure the alien's understanding, please so indicate. Make sure the alien understands that adjustment of status is not available to the alien unless and until he or she has satisfied the conditions of admission and continued stay in lawful status in the S classification.

LEA Certifications. Your signature as a witness to the alien's certification certifies your assurance of the alien's understanding of his or her certification. LEA headquarters level certification is required to ensure that no promises have been made other than those afforded by section 101(a)(15)(S) of the Act and that full assumption of the responsibilities outlined in the request has been authorized. The name of the LEA agency contact on the case who is available by phone for questions and verification of information is also necessary.

United States Attorney Certification. The United States Attorney's certification is necessary if the alien witness or informant will be participating in a prosecution or investigation that falls within the jurisdictional authority of a United States Attorney or if this form is to be submitted by a State LEA. The United States Attorney may and sometimes does refer to the Criminal Division or another federal entity. In such a case, the referred entity must provide the required certification and documentation of the referral by the United States Attorney.

PART V. FEE FOR REQUESTS FOR THE S NONIMMIGRANT CLASSIFICATION

The fee for this form is \$150. (This fee will not go into effect until the Service publishes a final regulation in the Federal Register adding a fee for Form I-854) It is not refundable. Pay in the exact amount. Make check or money order payable to "Immigration and Naturalization Service." There will be an additional charge if your check is not honored. Please do not send cash in the mail.

PART VI. WHERE TO FILE

Requests for an S nonimmigrant classification or for an S nonimmigrant to file for adjustment of status, should be sent to:

DOJ-OEO
P.O. BOX 7600
Washington, DC 20044-7600

Please note: The Criminal Division will forward certified requests to the INS Commissioner, for adjudication of the request for S classification. No request for S classification may proceed to the INS without the certification of the Criminal Division.

PART VII. OTHER INFORMATION

Employment Authorization: Witnesses and informants who have received S nonimmigrant classification are entitled to receive an Employment Authorization Document (EAD), enabling them to seek employment in the United States. Aliens so entitled may request an EAD by filing Form I-765 according to the instructions on that form. Form I-765 may not accompany this form and must be filed separately.

Authority For The Collection Of The Information.

The authority to require you to file Form I-854, Inter-Agency Alien Witness and Informant Record, when requesting authorization to bring a witness or informant into the United States, is found at section 101(a)(15)(S) of the Act and the Congressional concerns behind that provision. Information you provide on Form I-854 is used to determine eligibility for the requested classification/authorization, to record the numbers of requests and determinations made on this form, to track and monitor the alien, and to provide Congress with a required annual report on the admission of alien witnesses and informants. Failure to provide all information as required may result in the denial or rejection of this application. The information you provide may also be disclosed to other Federal, State, local and foreign law enforcement, intelligence and regulatory agencies.

Penalties For Perjury. All statements made in response to questions in this application are declared to be true and correct under penalty of perjury. 18 U.S.C. 1546, provides in part:

Whoever knowingly makes under oath, or as permitted under penalty of perjury under 28 U.S.C. 1746, knowingly subscribes as true, any false statement with respect to a material fact in any application, affidavit, or other document required by the immigration laws or regulations prescribed thereunder, or knowingly presents any such application, affidavit, or other document containing any such false statement - shall be fined in accordance with this title or imprisoned not more than five years, or both.

The knowing placement of false information on this application may subject you and/or the preparer of this application to criminal penalties under Title 18 of the United States Code. The knowing placement of false information on this application may also subject you and/or the preparer to civil penalties under Section 274C of the Act, 8 U.S.C. 1324c. Under 8 U.S.C. 1324c, a person subject to a final order for civil document fraud is deportable from the United States and may be subject to fines.

Paperwork Reduction Act Notice.

We try to create forms and instructions that are accurate, can be easily understood, and which impose the least possible burden on you to provide us with information. Often this is difficult because some immigration laws are very complex. Accordingly, the reporting burden for this collection of information is computed as follows: (1) learning about the law and form, 60 minutes; (2) completing the form, 75 minutes; and (3) assembling and filing the application 120 minutes, for an estimated average of 4 hours and 15 minutes per response. If you have comments regarding the accuracy of this estimate, or suggestions for making this form simpler, you can write to both the Immigration and Naturalization Service, 425 I Street, N.W., Room 5307, Washington, D.C. 20536; and the Office of Management and Budget, Paperwork Reduction Project, OMB No. 1115-xxxx, Washington, D.C. 20503

U.S. Department of Justice
Immigration and Naturalization Service

Inter-Agency Alien Witness
and Informant Record

PART A. To Be Completed by Law Enforcement Agencies. (See instructions for specific information.)

1. Name of LEA/Requestor: _____
2. Requesting Agent: _____ Control Agent: _____
- Address: _____ Phone No.: () _____
- _____ Fax No.: () _____

Check if Applicable:

3. ☐ Alien will be placed in danger in U.S./abroad (circle) as a result of providing information, etc.
☐ Alien poses no danger to people or property of the U.S.
☐ If the alien poses a danger, the danger posed by alien is outweighed by the assistance the alien will furnish.
☐ Investigation. ☐ Prosecution. ☐ United States Attorney involvement.
4. Type of Request(s). (Attach legal basis for request)
☐ S-5 ☐ S-6
State consular post at which visa will be sought: _____
☐ Change of Status. - If change of status is requested, current INS status is _____
☐ Adjustment of status (Go to PART F. after completing information in 5, 6, & 7, below)
☐ Fee(s) attached. ☐ Security concerns. State special instructions regarding security precautions.

PROVIDE A CLEAR STATEMENT OF THE OPERATIONS THAT FORM THE BASIS OF THE REQUEST (E.G., GRAND JURY SUBPOENA), THE OBJECTIVE OF THE REQUEST AND ANY BARGAIN THE REQUESTOR WISHES TO MAKE/HAS MADE WITH THE ALIEN. ATTACH COMPLETE CRIMINAL HISTORY, FBI# and SSN#.

5. Alien's Name (Last Name, First and Middle Name):			Other Names Used:	
Alien's Address (Street Number and Name):			A #	I-94 #
City:	State or Province:		Zip/Postal Code:	Current Location of Alien:
Marital Status:	Date of Birth:	Place of Birth (City or Country):	Nationality:	Occupation:
Date of last entry to U.S. (Month/Day/Year) _____ <input type="checkbox"/> Form G-325 attached <input type="checkbox"/> Form FD-258 attached <input type="checkbox"/> Photos attached				

6. Provide all information requested in 5, above, for spouse, parents, and all sons and daughters of alien for whom an S classification is requested who seek derivative status on a separate piece of paper for each beneficiary.
7. For the above named alien, I request waiver(s) of the following grounds of excludability:
(Check all possible grounds & attach all relevant documents establishing the ground(s) of inadmissibility and why you feel a waiver is appropriate for this alien. This information must be provided for each alien named in 5 and 6 above. Please copy this checklist of grounds of excludability and submit for each derivative.)
- | | |
|--|---|
| <input type="checkbox"/> communicable disease | <input type="checkbox"/> physical/mental disorder (dangerous) |
| <input type="checkbox"/> immigrant visa issued outside numerical limits | <input type="checkbox"/> drug abuser or addict |
| <input type="checkbox"/> crime of moral turpitude | <input type="checkbox"/> convicted of law pertaining to controlled substances |
| <input type="checkbox"/> international child abduction | <input type="checkbox"/> controlled substance trafficker |
| <input type="checkbox"/> multiple criminal convictions | <input type="checkbox"/> prostitute, or <input type="checkbox"/> procurer of prostitution |
| <input type="checkbox"/> engaged in unlawful commercialized vice | <input type="checkbox"/> exercised diplomatic immunity to avoid prosecution |
| <input type="checkbox"/> entrance prejudicial to public interest | <input type="checkbox"/> unlawful activity related to national security |
| <input type="checkbox"/> involved in espionage, sabotage or laws relating to technology transfer | <input type="checkbox"/> terrorist activities |
| <input type="checkbox"/> coming to overthrow the U.S. government | <input type="checkbox"/> communist party member |
| <input type="checkbox"/> foreign policy exclusion | <input type="checkbox"/> public charge |
| <input type="checkbox"/> Nazi persecutor | <input type="checkbox"/> lacking labor certification |
| <input type="checkbox"/> unqualified physician | <input type="checkbox"/> fraud/misrepresentation |
| <input type="checkbox"/> previously removed-aggravated felony -20 year applicability | <input type="checkbox"/> immigrant without a visa |
| <input type="checkbox"/> stowaway | <input type="checkbox"/> draft evader-was immigrant when left |
| <input type="checkbox"/> nonimmigrant without a valid passport or visa | <input type="checkbox"/> alien accompanying helpless excludable alien |
| <input type="checkbox"/> previously excluded and deported | <input type="checkbox"/> violator of section 274C |
| <input type="checkbox"/> alien smuggler | <input type="checkbox"/> No waivers are requested/needed. |
| <input type="checkbox"/> participant in genocide | |

PART B . Certifications.**1. Alien Certification.**

(S classification request) I certify under penalty of perjury that I have reviewed with the LEA all the information in Part A, disclosed all information to the best of my ability, and disclosed all reasons for which I may be excludable from the United States; that I shall report at least every three (3) months my whereabouts and activities as the above LEA shall require; that I understand I am subject to deportation for any grounds of excludability (conduct or condition) not disclosed at this time or for conduct committed after admission to the United States; that I shall abide by all conditions, limitations, and restrictions imposed upon my entry; that the classification I seek is temporary and will terminate within three (3) years; that I am restricted by the terms of my admission to very specific means by which I will be able to remain permanently in the United States; that I will pay Social Security and all applicable taxes on all employment in the United States and; that I hereby waive my right to a deportation hearing and to contest, other than on the basis of an application for withholding of deportation, any action for deportation instituted against me. **Certification:** I certify that I have read and understand all the questions and statements on this form. If I do not understand English, I further acknowledge that this has been read to me in a language I do understand. The answers I have furnished are true and correct to the best of my knowledge and belief.

Signature: _____

Date: _____

LEAWitness: _____

Title: _____

Date: _____

Translator: _____

Language Used _____

Date: _____

2. LEA Certification. I certify the above information is true and correct to the best of my knowledge; that I may make, have made, and will make no promises regarding the above alien's ability to adjust status or stay permanently in the United States other than those that comport with section 101(a)(15)(S) of the Act that I will collect quarterly reports detailing the above alien's whereabouts and activities and forward required information to the Criminal Division; that I will immediately report to the Service if this alien fails to report quarterly or fails to comply or to cooperate with the terms and conditions of admission or if the alien commits any deportable activity after the date of admission. I further certify that I assume complete law enforcement responsibility for control and continued stay in lawful status of the alien, including necessary monitoring, travel arrangements for arrival and departure, safety precautions, and specified conditions of stay or departure, that I have provided a sworn declaration as to the basis of this petition and checked all available database information on the above alien, and that I have carefully reviewed the above statements with the alien to ensure that all terms and conditions are understood.

[] Translation (this serves to verify alien certification of translation, above.)

Signature of HQ Chief of LEA: _____

Title: _____

Date: _____

Phone: () _____

Name of Agency Contact: _____

Phone: () _____

3. For United States Attorney Use Only (if applicable). Because the alien's presence is essential to the success of a Federal or State investigation or prosecution, the United States Attorney recommends the above request be granted and further certifies that there has not been and will be no promise or promises at all regarding the above alien's ability to adjust status or stay permanently in the United States other than those that comport with section 101(a)(15)(S) of the Act.

Signature: _____

Date: _____

Office: _____

Phone: () _____

4. For Department of State/Rewards Committee - S6 Classification Use Only.

After checking all information, the Department of State:

[] Certifies the alien is eligible to receive an award under 22 U.S.C. 2708(a). Date: _____

[] Certifies the alien is not eligible for such award.

Signature: _____

Date: _____

Phone: () _____

Title: _____

Office: _____

PART C. For Department of Justice, Criminal Division Use Only.

After checking and evaluating all waiver and other information available, the Department of Justice, Criminal Division:

- [] Certifies that, pursuant to section 101(a)(15)(S) of the Act and the request of the above LEA, the above alien is recommended for the S classification requested, that the above request(s) for waivers of excludability appear to warrant approval, that all conditions and limitations of the request for classification are attached, that this request falls within the numerical limitation for an S visa and that, therefore, this request is forwarded to the Commissioner for approval.
- [] Denies Request

Signature: _____

Date: _____

Phone: () _____

Title: _____

Office: _____

PART D. For Immigration and Naturalization Service Use Only.

☐ Fee Received. ☐ Waiver(s) of Grounds of Inadmissibility Granted Per Request.

Note all grounds waived and conditions attached thereto.

LEA Request: ☐ Granted ☐ Forwarded to DOS/VO ☐ Request Denied

☐ Change of Classification Granted ☐ Denied.

Signature: _____ Date: _____ Phone: () _____

Title: _____ INS Office: _____

PART E. For Department of State/Visa Office Use Only.

☐ FORWARDED TO CONSUL BY VO FOR Visa Approval; ☐ Not Forwarded

Signature: _____ Date: _____ Phone: () _____

Title: _____ Office: _____

☐ Visa Granted ☐ Visa Denied Signature: _____ Date: _____

Title: _____ Office: _____

PART F. Request to Allow An S Nonimmigrant to File for Adjustment of Status to Permanent Resident.

(This request may not be completed or submitted until the alien has fulfilled the terms and conditions of his or her S nonimmigrant classification.)

(For Department of Justice, Criminal Division use only)

(Please attach all relevant documentation establishing (1) the information certified to below; (2) the recommendations, and reasons for the certified recommendations.)

1. Name of LEA: _____ submitting request to allow an S nonimmigrant to file for adjustment of status: Date submitted: _____

2. CRIMINAL DIVISION (ASSISTANT ATTORNEY GENERAL) CERTIFICATIONS.

I Certify that (*alien's name*) _____ has

If S-5: ☐ Supplied the information that formed the basis of entry;
☐ The information substantially contributed to the success of an authorized criminal investigation or the prosecution of an individual as per terms of entry.

If S-6: ☐ Supplied the information that formed the basis of entry;
☐ The information substantially contributed to the prevention or frustration of an act of terrorism against a U.S. person or property or the success of an authorized criminal investigation of, or the prosecution of, an individual involved in such an act of terrorism.

If S-5 or S-6 ☐ Has received a reward under section 36(a) of the State Department Basic Authorities Act of 1956;
☐ Has abided by all the terms, conditions and specific 22 U.S.C. 2708(a) limitations of the S classification.

Other comments:

Signature: _____ Date: _____ Phone: () _____

Title: _____ Office: _____

3. FOR IMMIGRATION AND NATURALIZATION SERVICE USE ONLY:

☐ Adjustment ☐ Other action

Signature: _____ Date: _____ Phone: () _____

Title: _____ Office: _____

Form I-854 (6-1-95)