

FIANCE VISAS



QUESTIONS AND ANSWERS



NAVAL LEGAL SERVICE OFFICE DETACHMENT
U.S. NAVAL STATION ROTA
PSC 819 BOX 46
FPO AE 09645-2200
COMM 956-82-2531/2532/2533/2534/2535/2536
DSN 727

Fiancé Visas

In order to obtain a non-immigrant fiancé visa, the petitioner or military member will have to take the following steps:

STEP 1 - Filling out the petition and gathering the necessary documents:

Military Member/Petitioner

1. Fill out an I-129F Form
2. Provide proof of U.S. Citizenship (copy of U.S.PPT)
3. Provide documents to prove you can legally marry (refer to instructions on I-129F)
4. 2 color photos (one for each)
5. G-325A (one for each)
6. \$165.00 nonrefundable filing fee

STEP 2 - When you have collected all the documents, you can mail them to:

The Service Center with jurisdiction over your area of residence. If you live outside the U.S., you must submit the petition to the service center with jurisdiction over your last area of residence in the U.S.

STEP 3 - The fiancé visa interview:

Once DHS has adjudicated your application, if it is approved, it will be sent to the American Consulate of your choice, previously noted on your application. You will be contacted by the consulate to fill out forms for your visa.

STEP 4 - After the visa is approved and issued:

The beneficiary must enter the US with the visa and the couple must marry within 90 days of the admission. As soon as they have obtained a marriage certificate, an I-485, or Adjustment of Status must be filed promptly to obtain conditional permanent resident status (please refer to instruction on the I-129F). If you need further assistance, call LN3 Croop at the Naval Legal Service Office Detachment, Rota, at X2531.