



DEPARTMENT OF THE NAVY  
U.S. NAVAL FORCES MARIANAS  
PSC 455, BOX 211  
FPO AP 96540-1000

COMNAVMARIANASINST 1700.1  
N04C  
4 Nov 11

COMNAVMARIANAS INSTRUCTION 1700.1

From: Commander, U.S. Naval Forces Marianas

Subj: MARRIAGE OF ACTIVE DUTY PERSONNEL TO FOREIGN NATIONALS

Encl: (1) Guidelines for Marriage of Active Duty Personnel to Foreign Nationals

1. Purpose. To provide information, policy, and administrative procedures concerning marriage of active duty personnel to foreign nationals in overseas areas under the jurisdiction of Commander, U.S. Naval Forces Marianas (COMNAVMARIANAS).

2. Cancellation. COMNAVMARIANASINST 1752.1G.

3. Applicability

a. Enclosure (1) of this directive is applicable to active duty military personnel who intend to marry a non-United States (U.S.) citizen in the jurisdiction of COMNAVMARIANAS, to include overseas areas of the Pacific; Philippines; Hong Kong; Macau; China; Singapore; Vietnam; Thailand; Cambodia; Australia; New Zealand; and India.

(1) Personnel desiring to marry a foreign national residing outside of the jurisdiction of COMNAVMARIANAS must make application as per Article 5352-030 of the Naval Military Personnel Manual.

(2) U.S. civilian personnel serving with, employed by or accompanying the Armed Forces outside the U.S. under Department of Defense sponsorship are excluded from the provisions of this directive. However, these personnel are urged to avail themselves of the consultative services provided by COMNAVMARIANAS concerning the legal, procedural, moral, and intercultural problems involved in overseas marriages.

b. Enclosure (2) of this directive applies to all Navy personnel assigned to permanent duty on Guam and to non-rotated ships and afloat units home-ported in Guam.

4. Action. All applicable personnel must follow the guidelines and administrative procedures for the marriage request of active duty members to foreign nationals, and for command sponsorship.

5. Forms Management

a. The following forms are published and posted on the Marianas Main Page of the Commander, Navy Installations Command (CNIC) G2 Portal:

(1) COMNAVMARIANAS 1700/1 (OCT 2011) - Affidavit of Support with the United States Armed Forces; and


(2) COMNAVMARIANAS 1700/2 (OCT 2011) - Application for Marriage to a Non-U.S. Citizen / Request for Marriage Validation.

b. For members without access to the G2 Portal, forms may be obtained from the following points of contact:

(1) Ms. Y. Whitley, Support Services Specialist, at [YvonneSalas.Whitley@fe.navy.mil](mailto:YvonneSalas.Whitley@fe.navy.mil); and

(2) Ms. C. Blas, Security Assistant, at [Christina.Blas@fe.navy.mil](mailto:Christina.Blas@fe.navy.mil).

6. Records Management. Records created as a result of this directive, regardless of media and format, shall be managed as per SECNAV Manual 5210.1.



U. O. ZALAMEA  
Chief of Staff

Distribution: JTREGMARIANASINST 5200.2  
Electronic only, via the Marianas Main Page of the G2 Portal  
<https://g2.cnic.navy.mil/JRM/Pages/Default.aspx>  
Lists I through IV

Copy to:  
BUPERS (PERS 66)  
COMPACFLT  
CNIC

Guidelines for Marriage of Active Duty Personnel  
to Foreign Nationals

Reference:

- (a) MILPERSMAN 5352-030
- (b) MILPERSMAN 5352-020
- (c) BUMEDINST 6220.8
- (d) MILPERSMAN 1745-030
- (e) MILPERSMAN 1300-150

Appendix:

- A: COMNAVMARIANAS 1700/1 (OCT 2011) - Affidavit of Support with the U.S. Armed Forces (SAMPLE)
- B: COMNAVMARIANAS 1700/2 (OCT 2011) - Application for Marriage To a Non-U.S. Citizen/Request for Marriage Validation

1. Authority. Reference (a) specifically designates COMNAVMARIANAS as the Area Commander and Approving Authority for marriage of active duty military personnel in the regional areas of the Pacific, the Philippines, Hong Kong, Macau, China, Singapore, Vietnam, Thailand, Cambodia, Australia, New Zealand and India. Per reference (b), the authority to authorize, or return without authorization for justifiable cause, is hereby delegated to the following officers/officials for their area of cognizance.

a. China, Macau, or Hong Kong - Officer in Charge, Ship Support Office, Hong Kong, PSC 464 Box 20, FPO AP 96522-2200.

b. Singapore - Commander Logistics Group Western Pacific, PSC 470, Box 2400, FPO AP 96534-2400.

2. Information

a. All active duty military personnel have basically the same right to enter into marriage as any other citizen of the U.S. in the same locality. Per references (a) and (b), personnel stationed in or visiting foreign countries are required to obtain written authorization from the senior overseas area commander prior to marrying a foreign national. Failure to obtain prior authorization for marriage, and subsequent marriage if contracted, is a violation of this instruction and constitutes an offense under Article 92, Uniform Code of Military Justice.

4 Nov 11

b. The restrictions imposed by this instruction are not intended to prevent marriage. These restrictions are for the protection of both aliens and U.S. citizens from the possible disastrous effects of an impetuous marriage entered into without appreciation of its implications and obligations. Of additional concern is the validity of the marriage. Marriage is legally recognized as a contractual union between a man and a woman. As with any contract, the validity of the marriage will be determined by the laws of the country in which the ceremony was performed. Therefore, strict compliance with local laws is required.

c. Authorization for approval to contract marriage will be given in all instances where personnel have fully complied with the requirements contained in this instruction. However, in order to maintain the integrity of service families, COMNAVMARIANAS must reasonably ensure there is no information which may result in denial of a visa by the U.S. Foreign Service and/or District Director of Immigration and Naturalization, i.e., that the intended spouse has no legal impediment to the proposed marriage, that he/she may not be barred entry into the U.S. through inability to meet statutory physical, mental or character standards and the service member has the financial ability to support his/her intended spouse to prevent him/her from becoming a public ward. Procedures employed by COMNAVMARIANAS in screening documents for marriage are, therefore, similar to procedures for processing requests for visa issuance and entry of alien spouses into the U.S.

d. Marriage to a U.S. citizen does not in itself result in issuance of a U.S. immigration visa to the alien spouse. Final jurisdiction in these matters is within the cognizance of the Department of State and the U.S. Commissioner of Immigration and Naturalization, and is governed by the laws of the U.S.

### 3. Submission of Applications

a. Request for authorization to marry in China, Macau, or Hong Kong will be forwarded to the Officer in Charge, Ship Support Office, Hong Kong, PSC 464 Box 20, FPO AP 96522-2200. Additional information/instructions may be requested from the Ship Support Office, Hong Kong, telephone number (852) 2802-7866, facsimile (852) 2511-3703.

4 Nov 11

b. Request for authorization to marry in Singapore will be forwarded to the Commander Logistics Group Western Pacific, PSC 470 Box 2400, FPO AP 96534-2400. Additional information/instructions may be requested from the Registry of Marriages, Canning Rise, Singapore 0617, telephone number (65) 750-2504, facsimile (65) 257-2469.

c. Request for authorization to marry in the Pacific, Philippines, Australia, Vietnam, Cambodia, Thailand, New Zealand and India will be forwarded to Commander, U.S. Naval Forces Marianas (N04C), PSC 455 BOX 211, FPO AP 96540-1000 or sent via courier service to Commander, U.S. Naval Forces Marianas (N04C), Old Sumay Memorial Drive, Bldg. 3190, Santa Rita, Guam 96915. Telephone number (671) 339-5303.

#### 4. Action Required by Applicant

a. Request Background Check. Per reference (a), personnel contemplating marriage to a foreign national must include in the application a criminal record certificate of the prospective spouse. Request should be obtained from the local police department, close to the vicinity where the prospective alien spouse resides. (NOTE: If the prospective alien spouse is from the Philippines, a background check must be requested through the National Bureau of Investigation Office (NBI). For information on locations of NBI offices and how to secure an NBI clearance, visit their website at: <http://www.nbi.gov.ph>.)

b. Begin medical examination for prospective alien spouse. The examination will be of sufficient scope and thoroughness to detect mental or physical illness or condition and will include a blood test, urinalysis, chest X-ray, Human Immunodeficiency Virus (HIV) screening and counseling with a doctor. The prospective alien spouse shall complete a medical examination by a Medical Officer of the U.S. Armed Forces or a physician approved by the U.S. Consular Service certifying both parties are free from infectious venereal disease and active tuberculosis. (NOTE: If the prospective alien spouse is from the Philippines, service member's command must prepare a letter signed by the Commanding Officer requesting St. Luke's Hospital/Clinic to process a pre-marital exam. Letter will be hand carried to St. Luke by the prospective alien spouse. Only examination results from the St. Luke's Hospital/Clinic located in the Philippines are accepted.)

c. Prepare an Affidavit of Support. APPENDIX A is provided (in lieu of INS Form I-134). Additionally, applicant shall contact the U.S. Embassy or Consulate in the prospective alien spouse's native country to confirm validity of APPENDIX A format.

d. Submit formal application. The applicant will complete Section I of APPENDIX B. Following completion of the Prospective Spouse's Personal History Statement, Section II; Applicant and Prospective Alien Spouse Acknowledgement, Section III; Parental Authorization for Marriage of Minors, Section IV, if applicable; Certification of Applicant's Medical Examination, Section V; and Certification of Chaplain's Counseling, Section VI; the applicant's chain of command completes the Command Endorsement, Section VII before providing the original form and one copy to COMNAVMARIANAS (N04C).

e. Prospective alien spouse must complete and certify the Personal History Statement, contained in Section II of APPENDIX B.

5. Action Required by Applicant's Commanding Officer (CO)/  
Officer in Charge (OIC)

a. Ensure the provisions of this directive and the references cited herein are thoroughly explained and understood by personnel submitting an application for marriage.

b. Advise the applicant not to start leave for the purpose of marriage until an authorization to marry is received from COMNAVMARIANAS.

c. Ensure the application is complete, the information provided by both the applicant and the prospective alien spouse is true and correct and all documents, forms and supporting documents are obtained from official files of the U.S. and the prospective alien spouse's native country. Document(s) required to substantiate nationality of both parties are birth or naturalization certificates bearing the embossed seal of the issuing authority or a valid U.S. passport. Extracts from military service records are not acceptable as evidence of U.S. citizenship. Certificates of birth and death, decrees of divorce and annulment, and similar official documents, must be certified, i.e., obtained from the proper issuing authority (usually the Bureau of Vital Statistics) and properly signed and

4 Nov 11

sealed by the issuing authority. If applicable, translate supporting documents into English and such translations will bear certifications by the translator as to the correctness. (NOTE: When a passport or naturalization certificate is used for substantiation, it will be returned to the bearer after examination by an appropriate officer.)

d. Verify service member and prospective alien spouse has current (within last six months) medical examinations. For service member, have Medical Officer complete Section V of APPENDIX B.

e. Ensure pre-marriage background investigation is completed.

f. If information is obtained in the pre-marriage background investigation or report of physical examination concerning the prospective alien spouse which may preclude the intended spouse from entering the U.S., the applicant's CO/OIC shall take the following actions:

(1) Familiarize themselves with the provisions of reference (b) and counsel the applicant concerning the contents of the investigative report and the ramifications. Should the applicant persist in the desire to affect the proposed marriage, prepare a statement by both the member and the prospective alien spouse to the effect that they have been advised regarding the contemplated Immigration Visa per the U.S. Immigration and Naturalization Act, in Section III of APPENDIX B.

(2) Ensure the applicant receives additional counseling by a Legal Officer, a Medical Officer, and a Military Chaplain, Sections I, V, and VI of APPENDIX B pertains.

g. Endorse service member's application including a recommendation for approval/disapproval and forward to COMNAVMARIANAS (N04C).

6. Application Processing Procedures. Upon receipt of APPENDIX A and B, as well as supplemental forms and records, the application will be reviewed by COMNAVMARIANAS for completeness. If discrepancies are found, the applicant will be informed and given instructions/recommendations for correcting



discrepancies. Applications will not be processed until a complete package is received. Where requests for correction of discrepancies/additional information are not replied to within 60 days, the application will be returned to the applicant without action.

7. Approval of Requests

a. Authorization to contract marriage will be approved by COMNAVMARIANAS as soon as a complete marriage application is received, an appropriate review has been conducted and no impediment to the marriage is found. Applicants will be informed of the approval in Section VIII of APPENDIX B via their Commanding Officer/Officer in Charge. Pertinent instructions pertaining to the marriage included in the form must be adhered to. Approval will be valid for a period of six months from date of issue. In those cases where it is not possible for the applicant to meet the six-month deadline, an extension may be granted provided no derogatory information is received which would require additional investigation. Requests for extensions shall be submitted in writing, submitted to COMNAVMARIANAS via the CO's/OIC's official command endorsement.

b. COMNAVMARIANAS authorization to contract marriage does not grant the new spouse immigration rights to enter the U.S. The final determination as to the eligibility for entry of newly acquired alien spouse and/or family members rest with the U.S. Immigration and Naturalization Service and the Department of State. The U.S. Navy does not make this determination nor can the U.S. Navy intercede on behalf of the service member or newly acquired family member(s).

c. Should authorization to marry overseas be granted by COMNAVMARIANAS, the U.S. Navy is in no way obligated to provide local support, transportation of newly acquired family member(s) or household goods at government expense or any other dependent benefit normally accrued through marriage except as provided for in current directives.

d. The CO/OIC shall notify COMNAVMARIANAS of the date and place the marriage is solemnized for each authorization granted and include a certified or true copy of the marriage contract.



4 Nov 11

8. Denial/Disapproval of Request. In those cases where a request for authorization to marry is denied, the reason for disapproval will be set forth in detail and forwarded to the applicant via his/her CO/OIC.

9. Violations

a. Marriage in the COMNAVMARIANAS approval area by active duty personnel without prior approval is in violation of this directive and constitutes an offense under Article 92, Uniform Code of Military Justice. Such unauthorized marriages can present serious and continuing problems which are likely to be detrimental to the welfare of both the service member and the spouse. Violation of this directive should be met with prompt and effective action by all concerned to assist the parties to comply with requirements for having the marriage recognized for purposes of command sponsorship, etc. Marriages contracted without COMNAVMARIANAS approval may be considered valid for immigration purposes. However, immigration remains a distinctly separate issue from command sponsorship and is the sole responsibility of the U.S. Immigration and Naturalization Service and the Department of State.

b. In those cases where a marriage was contracted without prior approval of COMNAVMARIANAS, newly acquired family members will not be granted command sponsorship and associated local military family member benefits, except identification card and medical privileges, until the parties to the marriage comply with all the requirements set forth in this instruction.

c. Immediately report all marriages contracted in violation of this instruction to COMNAVMARIANAS. A request for recognition of the marriage from the service member's CO/OIC shall include the following:

(1) Written permission from the member for recognition of marriage using Section I of APPENDIX B, exclusive of a legal officer's signature in Section I.

(2) Certified or true copy of the marriage contract.

(3) Original or certified copy of spouse's birth certificate; however, if spouse's birth is a late registration (not registered within six months after birth), a certified copy of the baptismal certificate and elementary school record may be submitted.

4 Nov 11

(4) Original physical examination for spouse must be completed by a Medical Officer of the U.S. Armed Forces or by a physician approved by the U.S. Consular Service (see paragraph 7b).

(5) Member must sign the following Administrative Remarks (NAVPERS 1070/613), stating he/she may encounter delays/difficulties if/when sponsor petitions for an immigrant visa for the spouse. "The final determination as to the eligibility for entry of my spouse into the U.S. rests with the U.S. Immigration and Naturalization Service and the Department of State."

(6) Statement of Service.

(7) Record of Emergency Data (NAVPERS 1070/602), showing present address of spouse.

#### 10. Additional Information

a. General policy regarding marriage of active duty personnel in overseas areas and related matters such as immigration of alien spouse, children, step-children or adopted children is set forth in reference (a) and (b).

b. Obtaining necessary care for tuberculosis for alien family members of U.S. Navy and Marine Corps personnel (reference (c) pertains).

c. Support of family members (reference (d) pertains).

d. Action required for recognition of newly acquired U.S. Navy family members when such family members are acquired by marriage while the service member is stationed overseas - command sponsorship (reference (e) pertains).

e. Marriages which take place on Guam and Saipan are considered to be performed in the U.S. and are, therefore, outside the scope of reference (a). Although applications for permission to marry are not required, conferring with the service member should be considered consultative in nature and nothing should preclude providing appropriate legal, spiritual and marriage counseling. Additionally, the service member should be advised to contact the nearest Immigration and Naturalization Service Office for advice and guidance.

APPENDIX A  
COMNAVMARIANAS 1700/1 (OCT 2011) (SAMPLE)

AFFIDAVIT OF SUPPORT WITH THE UNITED STATES ARMED FORCES				
<b>PRIVACY ACT STATEMENT</b> <b>FOR OFFICIAL USE ONLY - PRIVACY ACT PROTECTED:</b> Data contained in this form are subject to the Privacy Act of 1974. Contents shall not be disclosed, discussed, or shared with individuals unless they have a direct need-to-know in the performance of their official duties. Deliver this form under cover of DD FORM 2923 directly to the intended recipient – do not drop off with a third party. Any misuse or unauthorized disclosure may result in both civil and criminal penalties.				
<b>AUTHORITY:</b> COMNAVMARIANASINST 1700.1				
<b>ROUTINE USES:</b> To facilitate completion of requirements associated with marriage of active duty personnel to foreign nationals in lieu of the Immigration and Naturalization (INS) Form I-134. Applicant will contact the U.S. Embassy or Consulate of the prospective alien spouse's native country to confirm validity of the use of this form.				
<b>DISCLOSURES:</b> When data-filled, this form will contain Personal Identifiable Information (PII) and must be protected as per SECNAVINST 5239.3B/DOD CIO Memo of 18 AUG 06. When processing is completed, original documents are returned to the applicant under cover of DD Form 2923; a copy is maintained in the JRM Region Admin electronic master files as per SECNAVINST 5216.8D				
<b>I. APPLICANT'S GENERAL INFORMATION</b>				
COUNTRY/STATE	NAME OF APPLICANT		NAME OF PROSPECTIVE ALIEN SPOUSE	
<input type="checkbox"/> I am a U.S. Citizen	<input type="checkbox"/> I am a U.S. Resident Alien		<input type="checkbox"/> I am a U.S. Citizen	
<input type="checkbox"/> By Birth	<input type="checkbox"/> By Naturalization		<input type="checkbox"/> By Naturalization	
DATE OF BIRTH	DATE OF BIRTH	DATE OF BIRTH	DATE OF BIRTH	DATE OF BIRTH
PLACE OF BIRTH	CERTIFICATE OF NATURALIZATION	ALIEN REGISTRATION NUMBER		
BRANCH OF SERVICE	DATE AND PLACE OF ENLISTMENT	CURRENT COMMAND		
PERIODS AND LOCATIONS OF SERVICE				
<b>II. APPLICANT'S FINANCIAL INFORMATION</b>				
PAY ENTITLEMENTS				
BASE PAY	OHA	BAS	COLA	OTHER (SPECIFY):
FULL SUPPORT PROVIDED TO THE FOLLOWING FAMILY MEMBERS:				
NAME	RELATIONSHIP	NAME	RELATIONSHIP	



APPENDIX B  
COMNAVMARIANAS 1700/2 (OCT 2011) (SAMPLE)

APPLICATION FOR MARRIAGE TO A NON-U.S. CITIZEN /REQUEST FOR MARRIAGE VALIDATION

**PRIVACY ACT STATEMENT**  
**FOR OFFICIAL USE ONLY – PRIVACY ACT PROTECTED:**  
 Data contained in this form are subject to the Privacy Act of 1974. Contents shall not be disclosed, discussed, or shared with individuals unless they have a direct need-to-know in the performance of their official duties. Deliver this form under cover of DD FORM 2923 directly to the intended recipient – do not drop off with a third party. Any misuse or unauthorized disclosure may result in both civil and criminal penalties.

<b>AUTHORITY:</b>	COMNAVMARIANASINST 1700.1	<b>JRM DCN:</b>	
		(APPLICANT: LEAVE BLANK)	
<b>ROUTINE USES:</b>	To facilitate completion of requirements associated with marriage of active duty personnel to foreign nationals. Providing this data is voluntary, however, failure to provide the requested information will result in denial of application.		
<b>DISCLOSURES:</b>	When data-filled, this form will contain Personal Identifiable Information (PII) and must be protected as per SECNAVINST 5239.3B/DOD CIO Memo of 18 AUG 06. When processing is completed, original documents are returned to the applicant under cover of DD Form 2923; a copy is maintained in the JRM Region Admin electronic master files as per SECNAVINST 5216.8D		

**I. APPLICANT'S GENERAL INFORMATION**

<b>SURNAME:</b>	<b>NAME:</b>	<b>SECURITY NUMBER:</b>
<b>RATE/GRADE:</b>	<b>RANK OF:</b>	<b>SECURITY NUMBER:</b>
<b>ASSIGNED COMMAND NAME:</b>	<b>FULL COMMAND ADDRESS:</b>	<b>TELEPHONE NUMBER:</b>
<b>EMAIL ADDRESS:</b>	<b>EXPIRATION OF ACTIVE OBLIGATED SERVICE:</b>	<b>PROJECTED ROTATION DATE:</b>
<b>DATE OF BIRTH (DAY/MONTH/YEAR):</b>	<b>PLACE OF BIRTH (TOWN/CITY, STATE/TERRITORY, COUNTRY)</b>	<b>CITIZENSHIP AT BIRTH:</b>
<b>PRESENT CITIZENSHIP:</b>	<b>DATE AND PLACE OF NATURALIZATION</b>	<b>CERTIFICATE NUMBER:</b>
<b>MARITAL STATUS:</b>		
<input type="checkbox"/> SINGLE <input type="checkbox"/> DIVORCED <input type="checkbox"/> WIDOWED		
<b>NUMBER OF PREVIOUS MARRIAGES</b>	<b>DATES TERMINATED</b>	
<b>PRESENT RESIDENCE:</b>	<b>TELEPHONE NUMBER:</b>	<b>EMAIL ADDRESS:</b>
<b>PERMANENT ADDRESS:</b>		







4 Nov 11

**PRIVACY ACT STATEMENT  
FOR OFFICIAL USE ONLY – PRIVACY ACT PROTECTED:**

**II. PROSPECTIVE ALIEN SPOUSE'S PERSONAL HISTORY STATEMENT:**

SURNAME:	FIRST NAME:	MIDDLE NAME:
DATE OF BIRTH (DAY/MONTH/YEAR):	PLACE OF BIRTH (TOWN/CITY, STATE/TERRITORY, COUNTRY)	CITIZENSHIP AT BIRTH:
PRESENT CITIZENSHIP:	DATE AND PLACE OF NATURALIZATION	CERTIFICATE NUMBER:

ALIAS, NICKNAME, AND/OR MAIDEN NAME:

# SAMPLE

PRESENT ADDRESS:	PERMANENT ADDRESS:
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MARITAL STATUS:

 SINGLE DIVORCED WIDOWED

NUMBER OF PREVIOUS MARRIAGES

DATES TERMINATED

FAMILY MEMBERS:

NAME:	AGE:	RELATIONSHIP:

OVERSEAS TRAVEL:

DATE:	COUNTRY:	PURPOSE (TRAVEL, BUSINESS, ETC):

**PRIVACY ACT STATEMENT  
FOR OFFICIAL USE ONLY – PRIVACY ACT PROTECTED:**

**EMPLOYERS OVER THE LAST 10 YEARS:**

DATE:	EMPLOYER :	ADDRESS:

**EDUCATION:**

DATE:	LOCATION:	SCHOOL:
<b>SAMPLE</b>		

**PROSPECTIVE ALIEN'S SPOUSE'S CERTIFICATION**

I declare that the information supplied in this form is true and correct to the best of my knowledge and belief.

PRINTED NAME	SIGNATURE	DATE

**III. APPLICANT AND PROSPECTIVE ALIEN SPOUSE'S ACKNOWLEDGEMENT**

Statement Acknowledging Possible Ineligibility for Non-Quota Immigration Status

As set forth in MILPERSMAN 5352-030 / Marine Corps Order 1752.1C, we acknowledge by our signatures below that we are aware my prospective alien spouse may not be eligible for an immediate relative immigration visa to the United States in accordance with the Immigration and Naturalization Act of 1952 (Public Law 414, 82<sup>nd</sup> Congress) as amended. Even in those cases in which a Visa is granted, there is no guarantee that an alien spouse will be admitted into the United States at the port of entry; final jurisdiction regarding entry of aliens is within the cognizance of the U.S. Commissioner of Immigration and Naturalization.

Fully acknowledging this fact, we nevertheless hereby declare that we desire our contemplated marriage be authorized.

APPLICANT'S PRINTED NAME	SIGNATURE	DATE
PROSPECTIVE SPOUSE'S PRINTED NAME	SIGNATURE	DATE

**PRIVACY ACT STATEMENT  
FOR OFFICIAL USE ONLY – PRIVACY ACT PROTECTED:**

**IV. PARENTAL AUTHORIZATION FOR MARRIAGE OF MINORS**

- |  |   |
|--|---|
| <input type="checkbox"/> APPLICANT IS A MINOR; AS PER MY SIGNATURE BELOW, PERMISSION IS GRANTED FOR THE MARRIAGE.                | <input type="checkbox"/> NOT APPLICABLE |
| <input type="checkbox"/> PROSPECTIVE ALIEN SPOUSE IS A MINOR; AS PER MY SIGNATURE BELOW, PERMISSION IS GRANTED FOR THE MARRIAGE. | <input type="checkbox"/> NOT APPLICABLE |

PRINTED NAME OF APPLICANT'S PARENT	SIGNATURE	DATE
PRINTED NAME OF PROSPECTIVE SPOUSE'S PARENT	SIGNATURE	DATE

**V. CERTIFICATION OF APPLICANT'S MEDICAL EXAMINATION**

MEMBER WAS EXAMINED THIS DATE FOR:

- |   |   |
|---|---|
| <input type="checkbox"/> MENTAL ILLNESS     | <input type="checkbox"/> ADDITIONAL COMMENTS          |
| <input type="checkbox"/> INFECTIOUS DISEASE | <input type="checkbox"/> MEDICAL UNDESIRABLE DISORDER |

RESULTS:

- |                          |  |
|--------------------------|--|
| <input type="checkbox"/> | APPLICANT IS FREE FROM ILLNESS/DISEASE AND IS ELIGIBLE FOR MARRIAGE.   |
| <input type="checkbox"/> | APPLICANT IS SUFFERING FROM THE ILLNESS/DISEASE LISTED BELOW AND IS NOT QUALIFIED FOR MARRIAGE AT PRESENT. ANOTHER PHYSICAL EXAMINATION MAY BE REQUESTED AS INDICATED BELOW: |

MEDICAL OFFICER'S PRINTED NAME, GRADE, COMMAND	SIGNATURE	DATE
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**VI. CERTIFICATION OF CHAPLAIN'S COUNSELING**

Applicant was adequately counseled regarding the problems and responsibilities of marriage. Amplifying comments are provided, as applicable:

CHAPLAIN'S PRINTED NAME, RANK, SERVICE, COMMAND	SIGNATURE	DATE
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