(See Instructions on reverse)			LEAVE BLANK JOB NO. N1-59-86-2			
			DATE RECEIVED 1-03-86	TE RECEIVED 1-03-86		
1. FROM (Agency or establishment) Department of State			NOTIFICATION TO AGENCY			
2. MAJOR SUBD				In accordance with the		
	of Consular Affairs			the disposal request, in except for items that	may be marked	"disposition not
3. MINOR SUBD	ivision)ffice			approved" or "withdra are proposed for dispos not required.		
4. NAME OF PE	RSON WITH WHOM TO CONFER	5. TELEPHONI		h —	ens (ITED STATES
John A. Cruce 6. CERTIFICATE OF AGENCY REPRESENTATIVE		647-8806		6-18-86	and the	<u></u>
agency or w Accounting (attached.	tify that I am authorized to act for this agen- ords proposed for disposal in this Request of fill not be needed after the retention period Office, if required under the provisions of T	ds specified Title 8 of the	; and	that written concu	irrence from	the General
B. DATE	C. SIGNATURE OF AGENCY REPRESENTATIVE	D. 1	TITLE	-		
12/29/85	Haraleen M Jannon	i i		leen M. Lanno f, Records Ma		Staff
7. ITEM NO.	8. DESCRIPTION (With Inclusive Dates or Re	ON OF ITEM			9. GRS OR SUPERSEDED JOB CITATION	10. ACTION TAKEN (NARS USE ONLY)
1	a. Case files on individual immigrant visa.	l aliens	iss	ued an	NC1-59- 81-1, a	
	Destroy 6 months after	issuance	•			
2	b. Case files on individual non-immigrant visa.	l aliens	iss	ued a	NC1-59- 81-1, b	
	Destroy l year after issuance.					
3	(a) Cases of application the state of the st	he basis), and (of 29)	Sections of	NC1-59- 81-1, c1(a)	
	Retain until alien is 90 years of age or older, provided there has been no visa activity for the past 10 years, then destroy.					
					}	

115-108 Copies dist to Ogeney, 6-24-86, emp

8. DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)	9. GRS OR SUPERSEDED JOB CITATION	2 OF 2 10. ACTION TAKEN (NARS USE
· · · · · · · · · · · · · · · · · · ·	3	ONLY)
Section 212(a)(33) of the Immigration	NC1-59- 81-1, c1(b)	
Retain until alien is 90 years of age or older, provided there has been no visa activity for the past 10 years, then destroy.		
presumed ineligible on the basis of	NC1-59- 81-1, cl(c)	
Retain until alien is 90 years of age or older, provided there has been no visa activity for the past 10 years, then destroy		
ineligible under all other sections of	NC1-59- 81-1, cl(d)	
Destroy 2 years after date of refusal.		
(e) Cases of appicants refused or presumed ineligible on the basis of Sections 212(a)(17) of the Immigration and nationality Act.	wc1-59- 81-1, C1(G)	
Destroy 5 years after date of refusal, provided there is no indication that alien sought to return to the United States within the last 5 years.		
Section 212(g)(36)	NC1-59- 81-1, cl(e)	:
	Retain until alien is 90 years of age or older, provided there has been no visa activity for the past 10 years, then destroy. (c) Cases of applicants refused or presumed ineligible on the basis of Sections 212(a)(1), (2), (3), (4), (5), (9), (10), (12), (13), (19), (22), and (31) of the Immigration and Nationality Act. Retain until alien is 90 years of age or older, provided there has been no visa activity for the past 10 years, then destroy (d) Cases of applicants refused or presumed ineligible under all other sections of 212(a) (Category II), and 212(e) of the Immigration and Nationality Act. Destroy 2 years after date of refusal. (e) Cases of applicants refused or presumed ineligible on the basis of Sections 212(a)(17) of the Immigration and nationality Act. Destroy 5 years after date of refusal, provided there is no indication that alien sought to return to the United States within the last 5 years. (f) Cases of applicants refusal under	Retain until alien is 90 years of age or older, provided there has been no visa activity for the past 10 years, then destroy. (c) Cases of applicants refused or presumed ineligible on the basis of Sections 212(a)(1), (2), (3), (4), (5), (9), (10), (12), (13), (19), (22), and (31) of the Immigration and Nationality Act. Retain until alien is 90 years of age or older, provided there has been no visa activity for the past 10 years, then destroy (d) Cases of applicants refused or presumed ineligible under all other sections of 212(a) (Category II), and 212(e) of the Immigration and Nationality Act. Destroy 2 years after date of refusal. (e) Cases of applicants refused or presumed ineligible on the basis of Sections 212(a)(17) of the Immigration and nationality Act. Destroy 5 years after date of refusal, provided there is no indication that alien sought to return to the United States within the last 5 years. (f) Cases of applicants refusal under Section 212(g)(36) NC1-59-81-1, c1(e)