

Statement supporting I-129F Applications

I, Brian P. Carr, U.S. passport number XXXXX8830, swear that the following statements are true to the best of my knowledge subject to the penalties of perjury in the United States and Thailand.

1. I have concurrent visa / immigrant applications for my wife Rueangrong Carr, hereafter Air, Thai passport number XXXXX7528 to travel to the U.S.A. as immigrant / K3 visa / B1-2 visa.
2. The underlying I-130 application for Air was submitted in Bangkok on July 2, 2018. A copy of the appointment and payment receipt are attached.
3. On July 3, 2018 I learned that it would likely be nine months to a year before Air could visit the United States with that application. No previous publication of the State Department indicated such lengthy delays and some documents implied that I-130 petitions were processed promptly and there was no need for any I-129F applications for a K3 visa. As a result I am submitting this I-129F petition separately as nine months is too long for Air and I to not be able to visit my family.
4. I have sufficient investments that we can afford to live wherever we choose as indicated by the attached I-134 and investment assets of \$2,961,370.28 as June 30, 2018.
5. We have family in both Thailand and the U.S.A. and would like to visit them all on a regular basis. It is particularly important to visit my mother, Bertha N. Carr, SSAN XXX-XX-8786, DOB XXX XX, 1928, as she is over 90 years old and her health is frail. We also want to visit my grandchildren, REC XXXXXXXX, DOB XXX XX, 2014, SSAN XXX-XX-XXXX and XPC XXXXXXXX, DOB XXX XX, 2017, SSAN XXX-XX-3846 as they are 1 and 3 years old and change / develop very rapidly at that age.
6. As we have ties in both countries and sufficient assets to live in either location, it would be incredibly stupid for us to overstay a visa visit. There are serious consequences for overstaying and no benefit. My parents were divorced and my family was relatively poor when I was a teenager. I was fortunate as the U.S. Army provided me with an excellent education as I graduated from U.S.M.A. (West Point) in 1975 and received a Masters in Computer Science from M.I.T. in 1977. I fulfilled my obligation to the U.S. Army in 1982 and then worked prosperously as a computer programmer / software engineer until my recent retirement in January of 2018. I lived a relatively frugal lifestyle (having come from

a poor family) and managed my investments wisely. However, these assets are mostly in various I.R.A. accounts and can not be easily hidden / moved. It is absurd to imagine that I would 'disappear' with my wife and completely inconsistent with the past behavior of myself and that of my wife.

Other Supporting Statements

7. A copy of my passport's identity page is attached to demonstrate my U.S. citizenship (also submitted with I-130 petition mentioned previously).
8. I married XXXXXXXX BJB on June 6, 1977 in Needham, MA. There were two children of the marriage, XXXXXXXX DMC, born on XXX XX, 1982, and XXXXXXXX JDC, born on XXX XX, 1985. I was divorced from XXXXXXXX BJB on May 30, 1989 in Westchester County, NY 22499-87.
9. On August 16, 2003, I married XXXXXXXX KH in Vancouver, WA. There were no children in the marriage and we were divorced on February 13, 2006 in Lincoln County, WA 04-3-02728-9.
10. Copies of the above divorce papers were submitted with said I-130 petition.
11. Air had been previously married but her husband died on April 29, 2009. A copy of the translated certificate of death is attached. The originals were submitted with said I-130 petition.
12. I married Air on June 23, 2018 at our residence. A copy of the marriage certificate dated June 25, 2018 and translation are attached. The originals were submitted with said I-130 petition.
13. Two passport style photos of myself and Air were submitted with said I-130 application.

I certify that the above statements are true under penalty of perjury according the to the laws of the United States and Thailand.

Location:

Brian P Carr

Date: