



U.S. Department of State

CERTIFICATE OF LOSS OF NATIONALITY OF THE UNITED STATES

This form is prescribed by the Secretary of State pursuant to Section 501 of the Act of October 14, 1940 (54 Stat. 1171) and Section 358 of the Act of June 27, 1952 (66 Stat. 272).

DEPARTMENT USE ONLY

Consulate _____ of the United States of America

at _____ SS:

I _____
(Name)

hereby certify that, to the best of my knowledge and belief,

(Name)

was born at _____
(Town or City) (Province or County)

_____ on _____
(State or Country) (Date (mm-dd-yyyy))

That: he/she (never resided in the United States (dates); _____;

That: he/she resides at _____;

That: he/she acquired the nationality of the United States by virtue of _____

That: he/she acquired the nationality of _____ by virtue of _____

That: he/she _____
(The action causing expatriation should be set forth succinctly)

That: he/she thereby expatriated _____ self on _____ under the provisions of Section _____ of (the Nationality Act of 1940)* (the Immigration and Nationality Act of 1952)*

That the evidence of such action consists of the following:

That attached to and made a part of this certificate are the following documents or _____ copies thereof:

In testimony whereof, I have hereunto subscribed by name and affixed my office seal this _____ day of _____

(Signature)

[SEAL]

(Title)

* Strikeout inapplicable item.

Appeal Procedures

Any holding of loss of United States nationality may be appealed to the Board of Appellate Review of the Department of State within one year after approval of the certificate of loss of nationality. The regulations governing appeals are set forth at Title 22 of the Code of Federal Regulations, Part 7. Notice of appeal should be addressed to the Board of Appellate Review, and may be submitted through an American Embassy or Consulate or through an authorized attorney in the United States or directly to the Board of Appellate Review, Department of State, Washington, D.C. 20520.

The appeal must be in writing and it must state with particularity the reason why it is being made. It may be accompanied by a legal brief. Any statement of facts or circumstances not mentioned when the case was previously considered should be sworn to before an official authorized to take oaths and should be supported by the best evidence obtainable.

For additional information about appeal procedures and to obtain copies of the relevant provisions of the Code of Federal Regulations, consult the nearest American Embassy or Consulate, or write to the Board of Appellate Review, Department of State, Washington, D.C. 20520.