

CASE: 291-652 H.44.32

NAME: NGUYEN - QUANG - LIEU
BIRTH DAY: 01 - 02 - 1949
RANK: FIRST LEUTENANT
FUNCTION: HELICOPTER PILOT
6 DIVISION
ADDRESS: 306 PHAM VAN HAI
P. 3 QUAN TAN BINH
HO CHI MINH CITY
VIETNAM

ATTACH PROOF:

- 1- RE-EDUCATION CERTIFICATE
- 2- US TRAINING CERTIFICATE
- 3- DENY CERTIFICATE

PLEASE CONTACT WITH:
LTC NGUYEN

GARDEN GROVE CA. 92843
PHONE:
FOR FURTHER INFORMATION

BỘ NỘI VỤ
CÔNG AN TP. HỒ CHÍ MINH
PHÒNG PA27
Số : 857 / XN

CỘNG HÒA XÃ HỘI CHỦ NGHĨA VIỆT NAM
Độc lập - Tự do - Hạnh phúc

GIẤY XÁC NHẬN

Căn cứ vào số hồ sơ lưu trữ tại phòng hồ sơ AN CA . TP HCM
Phòng hồ sơ AN CA . TP HCM xác nhận .

Họ và tên : NGUYỄN - QUANG - LIÊU

Ngày tháng năm sinh : 01 . 02 . 1949

Nơi sinh : Nghĩa An

Trú quán : Xã Thông Nhất, Krông Buik, Đắk Lắk

Cấp bậc , chức vụ trong chế độ cũ : Trung úy

Hoa tiêu Tể tướng

Ngày bị bắt vào trại : 14 . 8 . 1975

Ngày ra trại : 26 . 12 . 1977

Lý do học tập cải tạo : Sĩ quan chế độ cũ

Ngày 19 tháng 01 năm 1994

TM. BCH PHÒNG HỒ SƠ AN

TRƯỞNG PHÒNG



Huống tại: Nguyễn Văn Thanh

LÂN ĐỘI NHÂN DÂN VN
PO TỰ LỆNH QK 5
CỤC CHÍNH TRỊ

CỘNG HÒA XÃ HỘI CHỦ NGHĨA VIỆT NAM
Độc lập - Tự do - Hạnh phúc

36.134. QHPT

Ngày 30 tháng 7 năm 1977

Chủ nhiệm chính trị Quân khu 5

Thực hành chỉ thị số 239/CTTU ngày 29-9-1976 và chính sách 12 điểm của Chính phủ cách mạng lâm thời đối với tất cả những người trong quân đội, chính quyền và các tổ chức chính trị phân động của chế độ cũ được công bố ngày 25-5-1976.

Căn cứ quá trình tiếp thu cải tạo tiến bộ của tù binh tại trại cải tạo.

Xét đề nghị của Ban chỉ huy Trại 5 và Phòng Quản lý Tù binh Cục Chính trị Quân khu 5

QUYẾT ĐỊNH

Điều 1 Nay phóng thích tù binh Nguyễn Quang Liên cấp bậc Trung úy cho về trình diện với chính quyền và tiếp tục cải tạo tại (chỗ ở theo giấy cam đoan)

Bà Tân Thông nhất, Không Bức, Đái Lủ

Điều 2 Khi về đến gia đình chậm nhất 48 giờ sau phải trình diện với chính quyền.

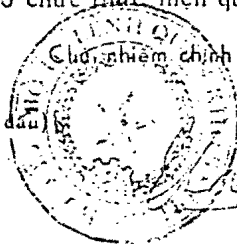
Điều 3 Khi về được cấp phát tiền tàu xe, tiền ăn về đến chỗ ở.

Điều 4 Ban chỉ huy và Phòng Quản lý Tù binh chịu trách nhiệm tổ chức thực hiện quyết định này.

Chúng nhận đã trình diện

Ngày tháng năm 197

(Chính quyền địa phương ký và đóng dấu)



Chánh tá ĐINH VĂN THẮNG

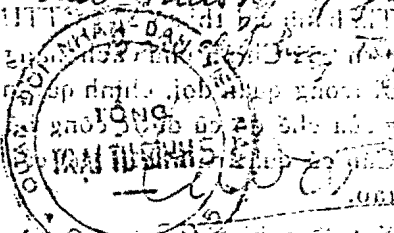
Tù binh được phép giữ luôn quyết định này, được dùng để đi đường cho đến ngày trình diện với chính quyền địa phương cam đoan về. Sau đó cần đi đầu phải xin giấy phép chính quyền địa phương.

Chánh văn

Chánh văn

Đã từ trước ngày 25-12-78

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QUYẾT ĐỊNH

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Điểm 3. Mục đích và phạm vi
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Điểm 9. Mục đích và phạm vi
Điểm 10. Mục đích và phạm vi



DEPARTMENT OF THE AIR FORCE
AIR FORCE SECURITY ASSISTANCE TRAINING SQUADRON (AETC)

4044.32-291652
4044.32-291652

4-Apr-97

MEMORANDUM FOR NGUYEN QUANG LIEU
c/o Minhhai Nguyen

Santa Ana CA 92704

FROM: AFSAT/CCA
2021 1st Drive West
Randolph AFB TX 78150-4302

SUBJECT: Verification of Training - Nguyen Quang Lieu

1. Records maintained by the Air Force Security Assistance Training Squadron, Headquarters Air Education and Training Command, Randolph Air Force Base, Texas, confirm that you attended and satisfactorily completed the following training course(s) on dates and location(s) shown below:

COURSE	DURATION	LOCATION	GRADUATED
English Language Course	6 weeks	Lackland AFB TX	13 May 70
Rotary Wg Avn Ph I	16 weeks	Ft Wolters TX	11 Sep 70
Rotary Wg Avn Ph III	8 weeks	Hunter AFB GA	21 Dec 70

2. We apologize for the lengthy response time; however, extensive record research and limited manpower necessitates a long turnaround. Please acknowledge receipt of this letter to AFSAT/CCA, 2021 1st Drive West, ATTN: Ms. Shipley, Randolph AFB, Texas 78150-4302.

Marie Shipley
MARIE SHIPLEY
Chief, Info Mgt

AJSDP-AFO(H) 3rd Ind

SUBJECT: Amendment of ITO (Vietnam) (Air Force)

WO Nguyen Van LUC, 69/601.205, ITO 808-70, dtd 11Mar70
WO Tran Hung MANH, 67/805.978, ITO 757-70, dtd 16Feb70
WO Nguyen Van MINH, 61/702.020, ITO 507-69, dtd 7Dec69
WO Ho Dac NGHI, 68/209.178, ITO 675-70, dtd 20Jan70
WO Nguyen Kim PHAT, 68/141.085, ITO 578-69, dtd 19Dec69
WO Le Quang PHONG, 68/142.588, ITO 638-70, dtd 9Jan70
WO Phan Van PHUC, 63/139.251, ITO 556-69, dtd 22Dec69
WO Nguyen Van PHUOC, 68/142.351, ITO 688-70, dtd 21Jan70
AC Nguyen Dinh Minh PHUONG, 65/602.041, ITO 809-70, dtd 11Mar70
WO Dang QUAN, 68/207.179, ITO 602-69, dtd 30Dec69
WO Nguyen Dinh SA, 67/805.108, ITO 626-69, dtd 8Jan70
WO Dang Van SUU, 68/600.970, ITO 514-69, dtd 9Dec69
WO Dang TAI, 65/201.395, ITO 760-70, dtd 16Feb70
2LT Ho Ngoc THACH, 62/119.478, ITO 711-70, dtd 31Jan70
AC Pham Van THAI, 69/600.986, ITO 686-70, dtd 20Jan70
WO Doan THANH, 67/208.349, ITO 720-70, dtd 17Feb70
WO Vo Dinh THUAN, 68/141.138, ITO 633-70, dtd 9Jan70
2LT Le Ky TIN, 65/514.023, ITO 764-70, dtd 17Feb70
WO Nguyen Huu TRI, 68/601.632, ITO 691-70, dtd 21Jan70
WO Hoang Minh TUAN, 68/141.065, ITO 646-70, dtd 6Jan70
WO Ngo Anh TUAN, 68/143.345, ITO 571-69, dtd 19Dec69
WO Dao Huy TUNG, 65/131.483, ITO 689-70, dtd 21Jan70
AC Phan Van TUOC, 69/601.093, ITO 562-69, dtd 17Dec69
AC Duong Xuan VINH, 68/143.803, ITO 677-70, dtd 20Jan70
WO Le Van VINH, 68/207.092, ITO 758-70, dtd 16Feb70

Copies furnished:

2-DCSOPS, ATTN: OPS-IA-FT, DA, Wash DC 20310

2-Approp Unified Comd

2-USMACV, APO SF 96222

25-Individual

3-CG, Third Army, Ft McPherson GA 30330

2-MAAG

5-FAO, Hunter AAF, GA

2-ATC, ATTN: ATXMA-O, Randolph AFB, TX 78148

416 44.32-291652.

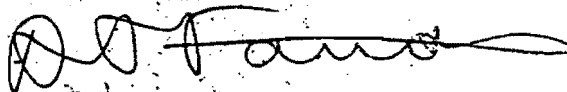
AJSDP-APO(H) 3rd Ind
SUBJECT: Amendment of ITO (Vietnam) (Air Force)

Headquarters, United States Army Flight Training Center and Fort Stewart,
Hunter Army Airfield, Georgia 31409 20 Nov 70

SEE DISTRIBUTION

Having completed Phase II, Rotary Wing Aviator Course 2C=1981B Class 70-14, ending 18 Dec 70, you are authorized and invited to proceed to MAC Terminal Travis Air Force Base, California for return trip to the Republic of Vietnam, reporting not later than 0100 hours, for departure 0300 hours, 27 Dec 70. Flight Number R2A3. Transportation Officer, Hunter Army Airfield, Ga., will determine mode of transportation.

FOR THE COMMANDER:



R. T. FARRAR
1LT, AGC
Asst AG

DISTRIBUTION:

WO Nguyen Ngoc AN, 68/140.164, ITO 783-70, dtd 23Feb70
AC Dinh Xuan BAO, 68/143.389, ITO 809-70, dtd 11Mar70
AC Nguyen Van BE, 69/501.111, ITO 685-70, dtd 20Jan70
WO Nguyen Van BIEN, 69/600.560, ITO 675-70, dtd 20Jan70
AC Le Minh CHAU, 69/002.901, ITO 810-70, dtd 11Mar70
AC Le CHI, 68/144.445, ITO 810-70, dtd 11Mar70
WO Ly CHINH, 68/601.030, ITO 6907-70, dtd 21Jan70
2LT Luong The DIEN, 61/202.872, ITO 682-70, dtd 20Jan70
WO Pham Duy DIEN, 67/805.198, ITO 727-70, dtd 2Feb70
AC Chau Ngoc DIEP, 68/144.763, ITO 686-70, dtd 20Jan70
AC Vu Duc DINH, 68/601.182, ITO 630-70, dtd 8Jan70
AC Ngo Ngoc DO, 70/601.137, ITO 809-70, dtd 11Mar70
WO Ton That DOAN, 68/142.362, ITO 691-70, dtd 21Jan70
WO Nguyen Huu DUNG, 68/202.673, ITO 793-70, dtd 5Mar70
WO Nguyen Minh DUONG, 65/110.478, ITO 783-70, dtd 23Feb70
AC Pham HAI, 68/409.354, ITO 630-70, dtd 8Jan70
WO Nguyen Khac HIEU, 68/141.237, ITO 761-70, dtd 16Feb70
AC Nguyen Minh HOANG, 68/144.101, ITO 674-70, dtd 20Jan70
AC Nguyen The HONG, 65/600.717, ITO 641-70, dtd 9Jan70
WO Ha Quang HUM, 67/805.225, ITO 636-70, dtd 9Jan70
AC Phan Thanh HUNG, 68/601.192, ITO 569-69, dtd 19Dec69
AC Tran Chiem HY, 62/178.949, ITO 810-70, dtd 11Mar70
AC Trinh Viet KHAN, 69/600.965, ITO 731-70, dtd 2Feb70
AC Le Van KHUE, 68/208.035, ITO 725-70, dtd 2Feb70
WO Nguyen Thien KIM, 67/601.530, ITO 512-69, dtd 9Dec69
* AC Nguyen Quang LIU, 69/600.994, ITO 809-70, dtd 11Mar70
AC Duong Dinh LONG, 70/601.391, ITO 810-70, dtd 11Mar70

THE IMMIGRATION AND NATURALIZATION SERVICE
OF THE UNITED STATES OF AMERICA

Case # 291-652 H/44-32

Dear/Kính gửi Nguyen Quang Siem & family
(ODP applicant/Tên người đăng đơn)

IV# 144-32

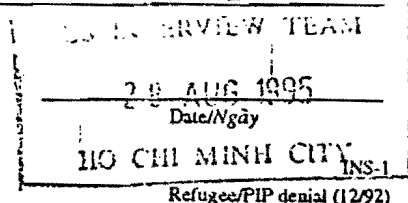
- 1) ☒ We regret we are unable to approve your application for refugee resettlement admission to the United States.

To be resettled in the United States as a refugee, an applicant must meet the statutory definition of refugee contained in section 101(a)(42) of the Immigration and Nationality Act (INA), as amended. Refugee status can be approved only if the applicant establishes a credible claim of persecution or a well-founded fear of persecution on account of race, religion, nationality, membership in a particular social group, or political opinion. Additionally, all applicants for refugee status in the United States must establish that they are not precluded from entry into the United States under other sections of law.

During your interview with an officer of the United States Immigration and Naturalization Service (INS), your claim to having been persecuted or having a well-founded fear of persecution was reviewed. At that time, you were given the opportunity to present evidence, documentation, and/or an accumulation of detail through verbal testimony of the events or circumstances that support your claim of persecution or a well-founded fear of persecution. After carefully reviewing your account of these events and surrounding circumstances, it has been determined that you do not qualify for refugee status.

- 2) ☐ You may be eligible for Public Interest Parole (see attached letter).
- 3) ☐ We are unable to approve your application for resettlement in the United States under the Public Interest Parole program because you do not meet the criteria indicated below:
- 3a) ☐ Married sons and daughters (of former re-education camp detainees who are eligible as refugees) must have approved petitions filed on their behalf, or on behalf of their spouse, by a sibling or closer relation who is currently residing in the United States, who is willing to pay transportation costs, and who demonstrates that he/she has the financial ability to support the parolees to ensure they do not become public charges.
- 3b) ☐ Former US government or private company employees who are not eligible for refugee status may be considered for public interest parole only if they have siblings or closer relations currently residing in the United States who are willing to pay transportation costs and demonstrate that they have the financial ability to support the parolees to ensure they do not become public charges.
- 3c) ☐ Unmarried children of former US government or private company employees who are approved as Public Interest Parolees are allowed to accompany their parents to the United States only if the children are under the age of twenty-one.
- 3d) ☐ _____

Officer of the US Immigration and Naturalization Service
Viên Chức Sở Di Trú Nhập Cư Và Nhập Tịch Hoa Kỳ



INTERNATIONAL CATHOLIC MIGRATION COMMISSION (ICMC)
Joint Voluntary Agency for the US Orderly Departure Program, American Embassy, Hanoi

Case Number: 291652

Date: 29 NOVEMBER 1979

The US Orderly Departure Program (ODP) has received your inquiry regarding the referenced ODP case. This case was interviewed and denied by a US Immigration and Naturalization Service (INS) officer based on the evidence and testimony presented. There is no appeal from such a denial, however, US immigration law provides that any applicant may request to re-open a case if additional or new evidence or facts are presented in support of the original refugee claim. We have reviewed our records based on the information contained in your inquiry, however, insufficient evidence or facts are available to warrant reconsideration of the case. Please refer to the section(s) indicated below for further information. Please note that unlikely reconsideration will be given to derivative applicants once the principal applicant has departed Vietnam.

- ☒ The principal applicant has failed to submit sufficient, credible evidence to establish that he spent at least three years in re-education as a result of his association with the US prior to 1975. Further consideration may be given upon receipt of: original re-education release certificates; MOI verification of time spent in re-education; original restoration of civil rights documents; old photographs; letters of explanation.
- ☐ Based on the information presented at interview, the applicants have failed to establish that they meet the definition of a refugee as defined in Section 101(a)(42) of the Immigration and Nationality Act (INA). ODP policy indicates that refugee applicants must demonstrate to the satisfaction of the interviewing officer that they have been subject to persecution in Vietnam as a result of their association with the US prior to 1975. In some cases, evidence presented may have been deemed not credible and therefore not considered. Further consideration may be given if additional evidence or facts are presented in support of the original refugee claim.
- ☐ Based on the documents and testimony presented at interview, the family relationships between applicants on this case have not been established. Further consideration may be given upon receipt of: original birth certificates or certified birth extracts; original marriage certificates or extracts; civil birth registers; school records; hospital records or maternity receipts; old photographs.
- ☐ The applicants have failed to establish that they have continuously resided in the principal applicant's household, which is required for derivative eligibility in this refugee category. Further consideration may be given (to spouses and unmarried applicants under the age of 21) upon receipt of: civil birth registers; school records; old photographs; letters of explanation.
- ☐ The applicants on this case are married and/or over the age of twenty-one and are therefore not eligible to accompany their parents to the US as refugees. Once their parents arrive in the US and become lawful permanent residents, they may file immigrant visa petitions (Form I-130) on behalf of their unmarried children in Vietnam; once they become US citizens, they may file immigrant visa petitions for their married children (and their families).
- ☐ Based on the evidence and testimony presented, the applicants do not meet current ODP eligibility requirements. Further consideration of this case is unlikely. Relatives in the US may consult their local Immigration and Naturalization Service (INS) office about the possibility of filing immigrant visa petitions (Form I-130) or a refugee petition (Form I-730) on behalf of the applicants.
- ☐ Based on the documents and testimony presented at interview, the identity of the applicants on this case have not been established. Further consideration may be given upon receipt of: original birth certificates or certified birth extracts; original marriage certificates or extracts; old photographs; letters of explanation.

INTERNATIONAL CATHOLIC MIGRATION COMMISSION (ICMC)

Joint Voluntary Agency for the US Orderly Departure Program, American Embassy, Bangkok

Case Number: 91-152 / 114-6632

Date: 13 11 1977

The US Orderly Departure Program (ODP) has received your inquiry regarding the referenced ODP case. This case was interviewed and denied by a US Immigration and Naturalization Service (INS) officer based on the evidence and testimony presented. There is no appeal from such a denial, however, US immigration law provides that any applicant may request to re-open a case if additional or new evidence or facts are presented in support of the original refugee claim. Please refer to the section(s) indicated below for further information. When submitting additional documents to ODP, please submit photocopies; DO NOT SUBMIT THE ORIGINAL DOCUMENTS. Please DO NOT submit evidence which was previously seen by ODP; repeated submission of the same documents will delay the processing of your case.

☒ We have reviewed our records based on the information contained in your inquiry, however, no additional evidence or facts are available to warrant reconsideration of the case.

☐ The documents you submitted: _____

were already seen and determined by the interviewing officer to be insufficient proof of your refugee claim. These documents do not warrant an officer's review of your case.

☐ The principal applicant has failed to submit sufficient, credible evidence to establish that he spent at least three years in re-education as a result of his association with the US prior to 1975. Further consideration may be given upon receipt of:

- | | |
|---|--|
| <input type="checkbox"/> re-education release certificates | <input type="checkbox"/> evidence of pre 1975 activities |
| <input type="checkbox"/> MOI verification of time spent in re-education | <input type="checkbox"/> old photographs |
| <input type="checkbox"/> restoration of civil rights documents | <input type="checkbox"/> letters of explanation |

☒ Based on the information presented at interview, the applicants have failed to establish that they meet the definition of a refugee as defined in Section 101(a)(42) of the Immigration and Nationality Act (INA). ODP policy indicates that refugee applicants must demonstrate to the satisfaction of the interviewing officer that they have been subject to persecution in Vietnam as a result of their association with the US prior to 1975. In some cases, evidence presented may have been determined not credible and therefore not considered. Further consideration may be given if additional new evidence or facts are presented in support of the original refugee claim.

☐ Based on the documents and testimony presented at interview, the family relationships between the applicants on this case have not been established. Further consideration may be given upon receipt of birth certificates or certified birth extracts; marriage certificates or extracts; old family registers; school records; hospital records or maternity receipts; old photographs.

☐ Based on the evidence and testimony presented, the applicants do not meet current ODP admission requirements. Further consideration of this case is unlikely. Relatives in the US may consult their local Immigration and Naturalization Service (INS) office about the possibility of filing immigrant visa petitions (Form I-130) or a refugee petition (Form I-730) on behalf of the applicants.

☐ Based on the documents and testimony presented at interview, the identity of the applicants on this case have not been established. Further consideration may be given upon receipt of photocopies of old identification cards; birth certificates or certified birth extracts; marriage certificates or extracts; old family registers; school records; hospital records or maternity receipts; old photographs; letters of explanation.

FROM: LUC NGUYEN

GARDEN GROVE CA. 92843

- Cài tạo điện 3 năm

Tr: HỒI GIA ĐÌNH TỰ NHAN CHÍNH TRỊ VIỆT NAM

y 2/2/99

FALLS CHURCH VA. 22043.

FEB 09 1999

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