

# **9 FAM PART IV APPENDIX N, EXHIBIT VI B BOARDING AUTHORIZATION TO TRANSPORTATION LINE**

*(CT:VISA-724; 03-16-2005)  
(Office of Origin CA/VO/L/R)*

The Transportation Company and  
The Supervisory Immigrant Inspector  
U.S. *Customs and Border Protection* at Port of Entry

Sirs:

Based on secondary evidence presented, as listed below, the  
(Embassy/Consulate General/Consulate) has determined that\_\_\_\_\_,  
born on\_\_\_\_\_at\_\_\_\_\_, is a lawful resident alien of the United  
States of America, who held Permanent Resident Card No. A-\_\_\_\_\_.

An airline may accept this letter as assurance that the above-named alien  
may be transported to the United States before\_\_\_\_\_without danger of  
penalty imposed by section 273 (b) of the Immigration and Nationality Act,  
as amended.

The above-named person has been instructed to present the original of this  
letter to the transportation company on which travel to the United States is  
intended. The above-named person has also been instructed to present the  
duplicate of this letter and the sealed envelope containing Form I 90  
Application to Replace Permanent Resident Card and related documents, if  
any, to the immigration officer at the United States port of entry, where the  
sealed envelope should be opened and all photos matched and compared  
with the alien submitting them. The immigration officer will determine  
whether to admit the alien or to defer inspection for further inquiry by the  
*Department of Homeland Security (DHS)* office with jurisdiction for the  
alien's place of residence.

Very truly yours,

/s/

John Doe

Consul of the United States of America

Photograph (attached on duplicate only)

Secondary evidence presented: