



RESOLUCION No. 550-AD-89.

Lima, 25 de JULIO de 1989.

Visto el Oficio N° 700.89.FPB, presentado por la Federación Peruana de Basketball, de fecha 17.07.89;

CONSIDERANDO :

Que, la Federación recurrente solicita autorización oficial para que su deportista calificada, Srta. MERCEDES SANGIO ALONSO, viaje a la ciudad de California - USA, para que haga uso de la Beca otorgada por la Universidad Allan Hancock College de Santa María por espacio de dos(02) años, a partir del 01 de Agosto de 1989 al 01 de Agosto de 1991;

De conformidad con el art. 9°-numeral 12 y art. 77° del Decreto Legislativo N° 328 Ley General del Deporte y su reglamento aprobado por Decreto Supremo N° 07-ED-86, y con las opiniones favorables de la Oficina de Asesoría Jurídica, Dirección Nacional de Cooperación Técnica Internacional, Dirección Ejecutiva Nacional y con cargo a dar cuenta al consejo Nacional del Deporte; y visto el certificado médico de la deportista;

SE RESUELVE :

Artículo 1°: AUTORIZAR, a la Federación Peruana de Basketball, para que su deportista calificada, Srta. MERCEDES SANGIO ALONSO, viaje a la ciudad de California - USA, a hacer uso de la Beca para un curso, del 01 de Agosto de 1989 al 01 de Agosto de 1991.

Artículo 2°: De conformidad con el art. 77° establecido por el Decreto Legislativo N° 328 y reglamentado por el art. 76° del Decreto Supremo N° 07-ED-86, de fecha 13.03.86, la indicada deportista calificada, está exonerada de los impuestos sobre signos de aviación a que se contrae el Decreto Legislativo N° 209 sobre impuestos de bienes y servicios del Decreto Ley N° 22317 modificado por el art. 2° del citado Decreto Legislativo N° 209 y del impuesto a los viajes al exterior de los Decretos Leyes Nros. 22317 y 24030.

Artículo 3°: La presente Resolución no autoriza a la Federación Peruana de Basketball, la adquisición de moneda extranjera en el mercado único de cambios ni en mesa de negociaciones.



RESOLUCION No. 550-AD-89.....

Lima, 25 de ..... JULIO ..... de 1989.....



Artículo 4°: Los gastos que ocasione la actividad precisada en el Artículo Primero, afectará al presupuesto de la Federación Peruana de Basketball - Ingresos Propios.



Artículo 5°: La Federación Peruana de Basketball, deberá dentro de quince días de haber retornado la deportista, emitir su informe técnico sobre las participaciones. El incumplimiento de estas obligaciones originará que el Consejo Nacional del Deporte, no procese los próximos pedidos de autorización de viajes al exterior.



Regístrese y comuníquese,

ASA/CTI  
FPV/jjh

CONSEJO NACIONAL DEL DEPORTE

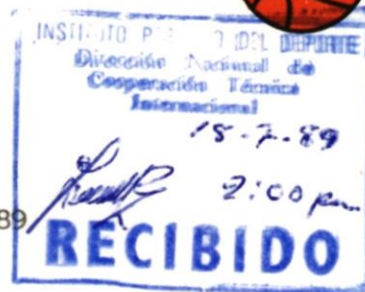
TOMAS PINNA GUERRERO  
Vice - Presidente





25-07-89.  
Ante: Res: 550-AD-89.

# FEDERACION PERUANA DE BASKETBALL



Of. No 700.89.FPB

Lima, 17 de Julio de 1989

Señor

ANTONIO SANGIO ALCALDE.,

Director Nacional de Cooperación Técnica Internacional

INSTITUTO PERUANO DEL DEPORTE

Presente.-

De nuestra consideración:

En vista de que nuestra jugadora **MERCEDES SANGIO ALONSO**, ha obtenido una Beca para un Curso de Educación Física en la Universidad Allan Hancock College de Santa María-California; obtenido gracias a la visita que realizó la Selección Sub-21 en el mes de Noviembre ppdo., donde fué observada y por su rendimiento y aptitudes, le hicieron el ofrecimiento de la mencionada Beca que tendrá una duración de dos años.

Mucho agradeceremos gestionar la respectiva Resolución, para obtener la aprobación del I.P.D. y favorecerse con los beneficios que la Ley otorga.

Adjuntamos copia fotostática de la carta referente a la Beca.

Al agradecer anticipadamente su preferente atención y apoyo, hacemos propicia la ocasión para reiterar a usted, las seguridades de nuestra consideración distinguida y especial deferencia.



FEDERACION PERUANA DE BASKETBALL

AMALFFI LUCCIONI ALEGRE  
SECRETARIO

TOMAS SANGIO ALCALDE  
PRESIDENTE



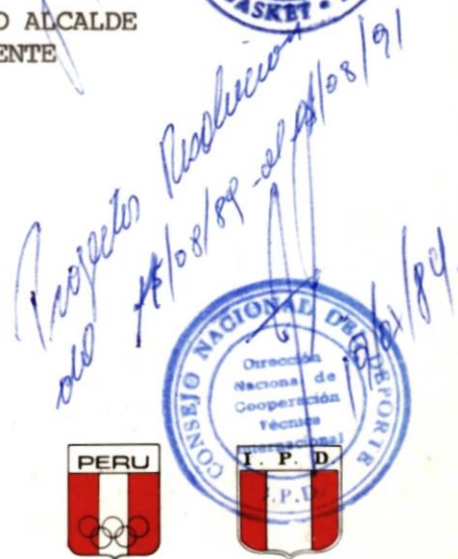
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Direc. Nac. Coop. Técnica

I.P.D.

adj.: cop.a Of.s/bea

TS/srdch.





U.S. Department of Justice  
Immigration and Naturalization Service  
Please read instructions on PAGE 6

**Certificate of Eligibility for Nonimmigrant (F-1) Student  
Status-For Academic and Language Students**

OMB No. 1115-0051  
Expires 4-30-86  
PAGE 1

This page must be completed and signed in the U.S. by a designated school official.

FAMILY NAME (SURNAME)		
SANGIO ALONSO		
FIRST (GIVEN) NAME (do not enter middle name)		
MERCEDES		
DATE OF BIRTH		COUNTRY OF CITIZENSHIP
DAY	MO.	YR.
21	06	67
		Peru
		COUNTRY OF BIRTH
		Peru

For Immigration Official	
<input type="checkbox"/> REINSTATED, EXTENSION GRANTED TO	
Visa Issuing Post	DATE VISA ISSUED
NUMBER OF VISA	
ADMISSION NUMBER (Complete if known)	

School Name
Allan Hancock College
School Official to be notified of student's arrival in U.S. (Name and Title)
Dawne M. Bingham/Foreign Student Admissions
School Address (Include Zip Code)
800 So. College, Santa Maria, Ca. 93454

1. This school is approved by the Immigration and Naturalization Service for attendance by nonimmigrant students (fill out all blanks):

School name (School/School District) Allan Hancock College/Allan Hancock Joint Community

Approval granted on (date) 5/6/86 School file number (including 3-digit suffix) L 0 S 214F 0 3 4 2

2. This certificate is issued to the student named above for (check and fill out as appropriate):

- a. ☒ Initial attendance at this school.  
b. ☐ Continued attendance at this school after a temporary absence from the United States.  
c. ☐ Transfer.  
d. ☐ Use by spouse and/or children in acquiring nonimmigrant F-2 classification.  
e. ☐ Other (specify): \_\_\_\_\_

3. The student named above has been accepted for a full course of study at this institution (complete each of the following):

Majoring in the field of Physical Education

The student is expected to report to the school not later than (date) 9/11/89, and complete studies not later than (date) 6/91. The normal length of the course of study is two years

4. Level of education of course of study student is pursuing or will pursue in the United States (Check only one):

- a. ☐ Primary c. ☒ Undergraduate e. ☐ Graduate-Ph D g. ☐ Other  
b. ☐ High school d. ☐ Graduate-master's f. ☐ Language training

5. a. Proficiency in the English language ☒ is required.

1. ☐ The school has determined that the student has the required proficiency.

2. ☒ If the student is not yet proficient, he or she will be given instruction at the school consisting of: ESL Classes.

b. Proficiency in the English language is not ☐ required. Explain why not: 9

6. This school estimates the student's average costs for an academic term of 9 months (up to 12 months) to be the following:

a. Tuition and fees \$ 2395.00  
b. Living expenses \$ 4000.00  
c. Expenses of dependent(s): \$ -0-  
d. Other (specify) \$ -0-

Total \$ 6395.00

7. This school has information showing the following as the student's means of support, estimated for an academic term of 9 months up to 12 months (must be the same number of months given in item #6):

a. Personal funds of the student: \$ 2000.00  
b. Family funds from abroad: \$ -0-

c. Funds from this school (Specify type): Scholarship \$ 2300.00

d. Funds from another source (Specify type/source): \$ -0-

e. On-Campus employment, if applicable: \$ 2400.00

Total \$ 6700.00

8. Remarks (complete as appropriate): \_\_\_\_\_

I certify under penalty of perjury that:

All information provided above in items 1 through 8 was completed before I signed this form and is true and correct; I executed this form in the United States after review and evaluation in the United States by me or other officials of this school of the student's application, transcripts or other records of courses taken and proof of financial responsibility which were received at the school prior to the execution of this form; the school has determined that the above-named student's qualifications meet all standards for admission to the school; the student will be required to pursue a full course of study as defined by 8 CFR 214.2(f)(6); I am a designated official of the above-named school and I am authorized to issue this form.

Dawne M. Bingham/Foreign Student Admissions 6/13/89 Santa Maria, Ca. 9

Signature of Designated  
School Official

Name of School  
Official (printed  
or typed)

Title

Date Issued

Place Issued  
(City and  
State)

MICROFILM INDEX  
NUMBER  
(FOR OFFICIAL  
USE ONLY)



Authority for collecting the information on this and related student forms is contained in 8 U.S.C. 1101 and 1184. The information solicited will be used by the Department of State and the Immigration and Naturalization Service to determine eligibility for the benefits requested.

PAGE 2

The law provides severe penalties for knowingly and willfully falsifying or concealing a material fact, or using any false document in the submission of this form.

Fill in ONLY the bottom of page 2 and the bottom of page 8 of this form. Remove and keep pages 3,4, and 8.

PLEASE READ CAREFULLY, AND BE SURE THAT YOU UNDERSTAND THE FOLLOWING BEFORE SIGNING BELOW

**FORM I-20 ID COPY** The first time I enter the United States, I must present a Form I-20 ID copy with this form. I must complete on the Form I-20 ID copy the spaces regarding my name, date of birth, and country of citizenship. It will be returned to me endorsed with my admission number. I must have my Form I-20 ID copy with me at all times. I must not surrender it when I leave the United States. Failure to have it with me if I apply to reenter the United States will delay my entry into the United States. If I lose my Form I-20 ID copy, I must request a new one, on Form I-102, from the Immigration and Naturalization Service office having jurisdiction over the school I was last authorized to attend. My admission number must be included in my request. I understand that the school I was last authorized to attend is required to keep a record of my admission number until the school reports to the Immigration and Naturalization Service that I am no longer attending that school.

**ADMISSION** I must give this form (I-20A and I-20B) to the American consular officer at the time I apply for a visa (unless I am exempt from visa requirements), and to the immigration officer with evidence of my ability to support myself while pursuing a full course of study when I arrive in the United States. If I am exempt from visa requirements, and am applying for admission to the United States as an F-1 student, I must give the immigration officer this form and evidence of my ability to support myself while pursuing a full course of study.

**SCHOOL** If I am applying for entry to the United States for the first time after being issued an F-1 visa, I will not be admitted unless I plan to attend the school specified in that visa. If, before I depart for the United States, I decide to attend another school, I will present an I-20A-B from that school to the issuing consular officer to have that school specified in my visa.

**EMPLOYMENT** I am not permitted to work off-campus or to engage in business unless I have received permission to do so from the Immigration and Naturalization Service. If I require employment, I may apply for permission to work (on Form I-538) accompanied by my Form I-20 ID copy. My application must be based on financial need arising after receiving student status, or the need to obtain practical training. My alien spouse or child (F-2 classification) may not work in the United States.

**PERIOD OF STAY** I am permitted to remain in the United States only while maintaining nonimmigrant student status. I must also maintain a passport which is valid for a period of no less than 6 months, unless I am exempt from passport requirements. I may remain in the United States for duration of status to complete one educational program (e.g. elementary school, bachelor's degree) and any practical training authorized by the Immigration and Naturalization Service plus thirty days. If I wish to pursue another educational program, including another degree at the same level (e.g. a second master's degree), I must apply to the Immigration and Naturalization Service office having jurisdiction over the school I was last authorized to attend (on Form I-538 accompanied by my Form I-20 ID copy) for an extension. To get an extension, I must apply between 15 and 60 days before the date that my authorized stay expires. I may stay while the application is being processed and, if it is approved, until completion of the new educational program and any authorized practical training plus thirty days.

**NOTICE OF ADDRESS** If I move, I must submit a notice within 10 days of my change of address to the Immigration and Naturalization Service. (The form to be used to make the report is available at any United States Immigration and Naturalization Service office.)

**ARRIVAL/DEPARTURE** When I depart from the United States, I must give my "Arrival-Departure Record" (Form I-94) to a representative of the teamship or airline if I leave via a seaport or airport, to a Canadian immigration officer if I leave across the Canadian border, or to a United States immigration officer if I leave across the Mexican border. However, I may keep my I-94 for reentering the United States from Mexico or Canada, or from adjacent islands other than Cuba, if I return to the U.S. within 30 days.

**SCHOOL TRANSFER WITHIN THE SAME EDUCATIONAL PROGRAM** I may remain in the United States only to pursue a full course of study at a specified school. If, after being admitted, I want to transfer to another school within the same educational program, I must give to the

designated official at the school I was last authorized to attend a properly completed Form I-20A-B from the school to which I wish to transfer before I transfer to that school. The designated official at the old school must notify the Immigration and Naturalization Service of my intent to transfer within 30 days of the date I give the official Form I-20A-B from the new school. If the official does not notify me that this has been done, I will be out of status unless I report to the Immigration and Naturalization Service within 40 days of the date I gave the official Form I-20A-B. The official's failure to notify them. Within 30 days of the date I register at the new school, the designated official at that school must endorse my Form I-20 ID copy with the appropriate notation. If I was not pursuing a full course of study at the old school, I am not eligible to transfer in this way.

**SCHOOL TRANSFER TO PURSUE ANOTHER EDUCATIONAL PROGRAM** If I wish to transfer to another school when I apply for an extension to pursue another educational program, a Form I-20A-B completed by the school to which I wish to transfer must be submitted with my application for extension of stay. Sixty days after filing my application, I may transfer to the new school subject to approval or denial of my application. My application will be denied, however, if I have not been taking a full course of study at the school I was last authorized to attend.

**REENTRY** If I want to reenter the United States as a nonimmigrant student after a temporary absence, I must be in possession of the following: (1) a valid student visa, unless I am exempt from visa requirements; (2) a passport valid for at least 6 months, unless I am exempt from passport requirements; (3) my Form I-20 ID copy; and (4) a current copy of Form I-20A and I-20B with evidence of my ability to support myself while pursuing a full course of study. (Only a properly endorsed page 4 of Form I-20A-B is required if I am returning from a temporary absence from the United States, to continue studies at the school which I was last authorized to attend unless there has been a change in item(s) 3, 4, 6, and/or 7 on page 1 of my most recent Form I-20A.) If I have been authorized to transfer between schools and am returning to the United States to attend the school to which transfer was authorized as shown on my Form I-20 ID copy, the name of the school I plan to attend does not need to be specified in my visa.

**CHANGE TO NONIMMIGRANT STUDENT STATUS** In order to change to F-1 student status from any other nonimmigrant status, I must submit Form I-20A-B, Form I-506, Application for Change of Nonimmigrant Status, a Form I-20 ID copy with the spaces regarding my name, date of birth and country of citizenship completed, my Form I-94 Arrival-Departure Record (WITHOUT MY PASSPORT) and evidence of my ability to support myself to the Immigration and Naturalization Service.

**PENALTY** If I do not register at the school named in my Form I-20 or if I stop attending school, or take less than a full course of study, or accept unauthorized employment, I fail to maintain my status and may be deported from the United States.

I am financially able to support myself for the entire period of my stay in the United States while pursuing a full course of study, by: (State source and amount of support — Documentary evidence of means of actual support must be attached to this form).

I AUTHORIZE the named school, and any school to which I transfer, to release any information from my records which is needed to determine if I am maintaining the lawful status in which I was admitted to the United States. I further authorize the school to report to the Immigration and Naturalization Service if I fail to register within 60 days of the time expected, to carry a full course of study, or to attend classes to the extent required, or if I become employed and/or terminate attendance at the school. The school is authorized to provide the Service with my name, country of birth, current address, and any other directory information on a regular basis or upon request.

I CERTIFY that all information provided on this form refers specifically to me and is true and correct to the best of my knowledge. I certify that I seek to enter or remain in the United States temporarily, and solely for the purpose of pursuing a full course of study at the school named on Page 1 of this form.

I AGREE to comply with the above terms and with any other conditions of my admission, and those of any extension of stay.

Signature of Student	Name of Student (printed or typed)	Address (City)	(State or Province)	(Country)	(Date)
Current U.S. Address:					
Number and street (Apt. No.)		City	State	Zip Code	
Signature of Parent or Guardian if Student is under 18 years of age	Name of Parent or Guardian (printed or typed)	(Relationship)	Address (City)	(State or Province)	(Country) (Date)

MICROFILM INDEX NUMBER (FOR OFFICIAL USE ONLY)



THE FOLLOWING CERTIFICATIONS ARE NOT VALID FOR MORE THAN ONE YEAR. THIS PAGE, WHEN PROPERLY ENDORSED, MAY BE USED FOR ENTRY OF THE SPOUSE AND CHILDREN OF AN F-1 STUDENT FOLLOWING TO JOIN THE STUDENT IN THE UNITED STATES OR FOR REENTRY OF THE STUDENT TO ATTEND THE SAME SCHOOL AFTER A TEMPORARY ABSENCE FROM THE UNITED STATES. (PLEASE READ INSTRUCTIONS ON PAGE 6)

(For entry of spouse and children)

I certify under penalty of perjury that there has been no change in items 3, 6 or 7 on Page 1 of this form (Form I-20A) and that the information on page 3 is identical to the information on page 1.

Signature of Designated  
School Official

Name of School  
Official (printed  
or typed)

Title

Date

Signature of Designated  
School Official

Name of School  
Official (printed  
or typed)

Title

Date

(For reentry of student)

I certify under penalty of perjury that there has been no change in items 3,4,6, or 7 on Page 1 of this form (Form I-20A) and that the information on page 3 is identical to the information on page 1.

Signature of Designated  
School Official

Name of School  
Official (printed  
or typed)

Title

Date

Signature of Designated  
School Official

Name of School  
Official (printed  
or typed)

Title

Date

Signature of Designated  
School Official

Name of School  
Official (printed  
or typed)

Title

Date

Signature of Designated  
School Official

Name of School  
Official (printed  
or typed)

Title

Date

FAMILY NAME (SURNAME)		
SANGIO ALONSO		
FIRST (GIVEN) NAME (do not enter middle name)		
MERCEDES		
DATE OF BIRTH		COUNTRY OF CITIZENSHIP
DAY	MO.	YR.
21	06	67
		Peru
		COUNTRY OF BIRTH
		Peru

School Name
Allan Hancock College
School Official to be notified of student's arrival in U.S. (Name and Title)
Dawne M. Bingham/Foreign Student Admissions
School Address (Include Zip Code)
800 So. College, Santa Maria, Ca. 93454

For Immigration Official

- ☐ Student admitted to the United States.
- ☐ School transfer authorized.
- ☐ Student reinstated to student status.
- ☐ Alien granted a change of nonimmigrant classification to that of a student

ADMISSION NUMBER

NOTICE TO THE SCHOOL

The above-named person was admitted to, or authorized to remain in, the United States, for a temporary period as a nonimmigrant student. This action was taken based on verification from your school that the person has been accepted at your school as a full-time student. You must comply with requests for information concerning the person's immigration status. If you fail to submit any requested reports or information, the Immigration and Naturalization Service may withdraw its approval of your school for attendance by nonimmigrant students.

A student who, on the basis of the recommendation of your school, has been authorized to accept employment for practical training in a field related to his/her course of study is considered to be in attendance at your school during the authorized period of that employment. Therefore, you are responsible for complying with requests for information concerning the immigration status of such a student.

For Designated School Official (check if appropriate):

☐ I submitted Form I-20A and I-20 Transfer to the Immigration and Naturalization Service on (date) \_\_\_\_\_ to notify them that the above named person indicated the intent to transfer to your school.

Signature of Designated Official  
At School Student was Last Authorized  
to Attend.

Name of School Official  
(Printed or typed)

Title

Name of School

Address of School



Authority for collecting the information on this and related student forms is contained in 8 U.S.C. 1101 and 1184. The information solicited will be used by the Department of State and the Immigration and Naturalization Service to determine eligibility for the benefits requested.

The law provides severe penalties for knowingly and willfully falsifying or concealing a material fact, or using any false document in the submission of this form.

Fill in ONLY the bottom of page 2 and the bottom of page 8 of this form. Remove and keep pages 3, 4, and 8.

**PLEASE READ CAREFULLY, AND BE SURE THAT YOU UNDERSTAND THE FOLLOWING BEFORE SIGNING BELOW**

**FORM I-20 ID COPY** The first time I enter the United States, I must present a Form I-20 ID copy with this form. I must complete on the Form I-20 ID copy the spaces regarding my name, date of birth, and country of citizenship. It will be returned to me endorsed with my admission number. I must have my Form I-20 ID copy with me at all times. I must not surrender it when I leave the United States. Failure to have it with me if I apply to reenter the United States will delay my entry into the United States. If I lose my Form I-20 ID copy, I must request a new one, on Form I-102, from the Immigration and Naturalization Service office having jurisdiction over the school I was last authorized to attend. My admission number must be included in my request. I understand that the school I was last authorized to attend is required to keep a record of my admission number until the school reports to the Immigration and Naturalization Service that I am no longer attending that school.

**ADMISSION** I must give this form (I-20A and I-20B) to the American consular officer at the time I apply for a visa (unless I am exempt from visa requirements), and to the immigration officer with evidence of my ability to support myself while pursuing a full course of study when I arrive in the United States. If I am exempt from visa requirements, and am applying for admission to the United States as an F-1 student, I must give the immigration officer this form and evidence of my ability to support myself while pursuing a full course of study.

**SCHOOL** If I am applying for entry to the United States for the first time after being issued an F-1 visa, I will not be admitted unless I plan to attend the school specified in that visa. If, before I depart for the United States, I decide to attend another school, I will present an I-20A-B from that school to the issuing consular officer to have that school specified in my visa.

**EMPLOYMENT** I am not permitted to work off-campus or to engage in business unless I have received permission to do so from the Immigration and Naturalization Service. If I require employment, I may apply for permission to work (on Form I-538) accompanied by my Form I-20 ID copy. My application must be based on financial need arising after receiving student status, or the need to obtain practical training. My alien spouse or child (F-2 classification) may not work in the United States.

**PERIOD OF STAY** I am permitted to remain in the United States only while maintaining nonimmigrant student status. I must also maintain a passport which is valid for a period of no less than 6 months, unless I am exempt from passport requirements. I may remain in the United States for duration of status to complete one educational program (e.g. elementary school, bachelor's degree) and any practical training authorized by the Immigration and Naturalization Service plus thirty days. If I wish to pursue another educational program, including another degree at the same level (e.g. a second master's degree), I must apply to the Immigration and Naturalization Service office having jurisdiction over the school I was last authorized to attend (on Form I-538 accompanied by my Form I-20 ID copy) for an extension. To get an extension, I must apply between 15 and 60 days before the date that my authorized stay expires. I may stay while the application is being processed and, if it is approved, until completion of the new educational program and any authorized practical training plus thirty days.

**NOTICE OF ADDRESS** If I move, I must submit a notice within 10 days of my change of address to the Immigration and Naturalization Service. (The form to be used to make the report is available at any United States Immigration and Naturalization Service office.)

**ARRIVAL/DEPARTURE** When I depart from the United States, I must give my "Arrival-Departure Record" (Form I-94) to a representative of the steamship or airline if I leave via a seaport or airport, to a Canadian immigration officer if I leave across the Canadian border, or to a United States immigration officer if I leave across the Mexican border. However, I may keep my I-94 for reentering the United States from Mexico or Canada, or from adjacent islands other than Cuba, if I return to the U.S. within 30 days.

**SCHOOL TRANSFER WITHIN THE SAME EDUCATIONAL PROGRAM** I may remain in the United States only to pursue a full course of study at a specified school. If, after being admitted, I want to transfer to another school within the same educational program, I must give to the

designated official at the school I was last authorized to attend a properly completed Form I-20A-B from the school to which I wish to transfer before I transfer to that school. The designated official at the old school must notify the Immigration and Naturalization Service of my intent to transfer within 30 days of the date I give the official Form I-20A-B from the new school. If the official does not notify me that this has been done, I will be out of status unless I report to the Immigration and Naturalization Service within 40 days of the date I gave the official Form I-20A-B; the official's failure to notify them. Within 30 days of the date I register at the new school, the designated official at that school must endorse my Form I-20 ID copy with the appropriate notation. If I was not pursuing a full course of study at the old school, I am not eligible to transfer in this way.

**SCHOOL TRANSFER TO PURSUE ANOTHER EDUCATIONAL PROGRAM** If I wish to transfer to another school when I apply for an extension to pursue another educational program, a Form I-20A-B completed by the school to which I wish to transfer must be submitted with my application for extension of stay. Sixty days after filing my application, I may transfer to the new school subject to approval or denial of my application. My application will be denied, however, if I have not been taking a full course of study at the school I was last authorized to attend.

**REENTRY** If I want to reenter the United States as a nonimmigrant student after a temporary absence, I must be in possession of the following: (1) a valid student visa, unless I am exempt from visa requirements; (2) a passport valid for at least 6 months, unless I am exempt from passport requirements; (3) my Form I-20 ID copy; and (4) a current copy of Form I-20A and I-20B with evidence of my ability to support myself while pursuing a full course of study. (Only a properly endorsed page 4 of Form I-20A-B is required if I am returning from a temporary absence from the United States, to continue studies at the school which I was last authorized to attend unless there has been a change in item(s) 3, 4, 6, and/or 7 on page 1 of my most recent Form I-20A.) If I have been authorized to transfer between schools and am returning to the United States to attend the school to which transfer was authorized as shown on my Form I-20 ID copy, the name of the school I plan to attend does not need to be specified in my visa.

**CHANGE TO NONIMMIGRANT STUDENT STATUS** In order to change to F-1 student status from any other nonimmigrant status, I must submit Form I-20A-B, Form I-506, Application for Change of Nonimmigrant Status, a Form I-20 ID copy with the spaces regarding my name, date of birth and country of citizenship completed, my Form I-94, Arrival-Departure Record (WITHOUT MY PASSPORT) and evidence of my ability to support myself to the Immigration and Naturalization Service.

**PENALTY** If I do not register at the school named in my Form I-20 or if I stop attending school, or take less than a full course of study, or accept unauthorized employment, I fail to maintain my status and may be deported from the United States.

I am financially able to support myself for the entire period of my stay in the United States while pursuing a full course of study, by: (State source and amount of support — Documentary evidence of means of actual support must be attached to this form).

I AUTHORIZE the named school, and any school to which I transfer, to release any information from my records which is needed to determine if I am maintaining the lawful status in which I was admitted to the United States. I further authorize the school to report to the Immigration and Naturalization Service if I fail to register within 60 days of the time expected, to carry a full course of study, or to attend classes to the extent required, or if I become employed and/or terminate attendance at the school. The school is authorized to provide the Service with my name, country of birth, current address, and any other directory information on a regular basis or upon request.

I CERTIFY that all information provided on this form refers specifically to me and is true and correct to the best of my knowledge. I certify that I seek to enter or remain in the United States temporarily, and solely for the purpose of pursuing a full course of study at the school named on Page 1 of this form.

I AGREE to comply with the above terms and with any other conditions of my admission, and those of any extension of stay.

Signature of Student	Name of Student (printed or typed)	Address (City)	(State or Province)	(Country)	(Date)
Current U.S. Address:					
Number and street (Apt. No.)		City	State	Zip Code	
Signature of Parent or Guardian if Student is under 18 years of age	Name of Parent or Guardian (printed or typed)	(Relationship)	Address (City)	(State or Province)	(Country) (Date)
					MICROFILM INDEX NUMBER (FOR OFFICIAL USE ONLY)

STUDENT

Student Certification





**INSTITUTO PERUANO  
DEL DEPORTE**

**FEDERACION PERUANA BASKETBALL**  
N° INGRESO 365-82  
DIA 10/04/89  
HORA 2:30 pm.  
N° DE FOLIOS 1  
RECIBIDO POR [Signature]

FEDERACION PERUANA DE BASKETBALL.

LA DIRECCION NACIONAL DE MEDICINA DEL DEPORTE EXTIENDE  
EL PRESENTE CERTIFICADO MEDICO A LOS INTEGRANTES DE LA  
FEDERACION PERUANA DE BASKETBALL ENCONTRANDOLOS APTOS-  
FISICA Y MENTALMENTE A LOS SIGUIENTES DEPORTISTAS :

PRIETO HERNANDEZ, MARIA LEONOR.	A P T O.
SANGIO ALONSO, MERCEDES OLINDA.	A P T O.
DEL CARPIO MIRANDA, YAMILET.	A P T O.
ALFREDO DE CASANOVA MALDONADO.	A P T O.

DEPORTISTAS QUE SE ENCUENTRA CON LA HEMOGLOBINA BAJA Y  
APTOS. DEBERAN TENER UN TRATAMIENTO ADECUADO.

LUNA DEL CASTILLO, PATRICIA.	10.4
FLECHELLE PAEZ, MICHELLE.	10.4
CANTELLA LEON, PATRICIA.	10.8

DEPORTISTAS INAPTOS POR NO CONCLUIR CON SUS EXAMENES

CANNOCK SALA, VANESSA.  
CUSIO MALDONADO, MARISA.  
ARANZABAL GIORDANO, ANA.

Lima, 10 de Abril de 1,989

DINAHEE  
FGCH/cnrz.

INSTITUTO PERUANO DEL DEPORTE

[Signature]  
DR. FELIPE GUERRA CHAVEZ  
Sub-Director Nacional de Medicina  
del Deporte



**INSTITUTO PERUANO DEL DEPORTE**  
**Oficina Central de Administración - Unidad de Tesorería**  
**TESORERIA**

APLICACION	INTIS
CEDE	
SEMRED	
Autenticación	
Alquiler - Bares - Kioskos	
Alquiler locales deportivo	
Alquiler de Losas	
Alquiler de Casetas	
Estacionamiento de Vehiculos	
Publicidad	
Servicio de luz	
1% Sobre Donaciones ( Mat. deportivo y/o dinero ).	
Derecho de traspaso	2,000.00
	1
<b>TOTAL I/.</b>	<b>2,000.00</b>

Observaciones :

**RECIBO Nº 2985 -89**

He recibido de : Mercedes

Jorge Alonso

La suma de 005 mil 7 00/100

Intis

para aplicar a las cuentas que se detallan.

Lima 21 de Julio de 1989



Sello y firma del Tesorero o Encargado







INSTITUTO PERUANO  
DEL DEPORTE



MEMORANDUM No 136 DAI - IPD

AL SEÑOR DIRECTOR EJECUTIVO NACIONAL  
DE JEFE DE OFICINA DE ASESORIA JURÍDICA

ASUNTO: AUTORIZACION DE VIAJE DE SRTA MERCEDES SANGIO  
REFERENCIA: PROYECTO DE RESOLUCIÓN  
FECHA: 21-07-89

ME ES ORATO DIRIGIRME A UD EN RELACIÓN CON EL ASUNTO DE LA REFERENCIA PARA COMUNICARLE QUE PARA QUE ESTA JEFATURA PUEDA VISAR LA RESOLUCIÓN ADJUNTA QUE AUTORIZA EL VIAJE DE LA SRTA MERCEDES SANGIO ALONSO A LA CIUDAD DE CALIFORNIA - USA PARA HACER USO DE UNA BECA, ES NECESARIO QUE SE ANEXE AL EXPEDIENTE UNA ACTA DE COMPROMISO MEDIANTE LA CUAL LA INDICADA DEPORTISTA SE OBLIGA AL TERMINO DEL CURSO A REGRESAR AL PERÚ, ASI COMO A SU RETORNO TRASMITIR LOS CONOCIMIENTOS QUE ADQUIERA EN EL CITADO CURSO A LOS DEPORTISTAS DE LA DISCIPLINA DEL BASKETBALL Y AL INSTITUTO PERUANO DEL DEPORTE

ATENTAMENTE



TUM-OAS

*Teodoro Villavicencio Murillo*  
TEODORO VILLAVICENCIO MURILLO  
Abogado Jefe Oficina de Asesoría Jurídica  
INSTITUTO PERUANO DEL DEPORTE