FORM DS-680 8-1-50 AIR PRIORITY OPERATIONS MEMORANDUM TO: Amenbassy IDSOW Date: Earch 9, 1962 FROM Department of State (VO) SUBJECT: VIDAS: OPERATIONS: Case of Mrs. Marina N. OSWALD HEF: Department's CMV-15 of January 26, 1962 There is enclosed a letter addressed to the Embassy from the San Antonio District Office of the Innigration and Naturalisation Service. The Letter encloses the approved petition granting Mrs. Cawald nonquota status for indigrant visa purposes. It will be noted that the approval of the petition does not include a waiver of the sanction against the issuance of the visa imposed by Section 243(g) of the Ismigration and Nationality Act. The Embassy may therefore wish to inform Mr. Oswald that his wife is now considered to be entitled to nonquota status for the purpose of waking her is sigrant visa application, but, under the sanctions found under Section 263(g) of the Act, it will be necessary for her to proceed to a third country and make application there. If Mr. Oswald should inquire about the possibility of a waiver of the sanction, he may be informed that full and complete consideration was given to that possibility and it was determined that the sanction should not be waived. Enclosures From Immigration and Naturalization Service San Antonio, February 28, 1962. 150 Oswald, Marina H. P. Commission Exhibit 2735 SCA: Wo JEGrungenin

C to a marriage of superior service, and a class

Will be advantaged to the state of the Laboratory