

Table XX
Immigrant and Nonimmigrant Visa Ineligibilities
(by Grounds for Refusal Under the Immigration and Nationality Act)
Fiscal Year 2014

Grounds for Refusal Under the Immigration and Nationality Act	Immigrant		Nonimmigrant	
	Ineligibility Finding ¹	Ineligibility Overcome ²	Ineligibility Finding ¹	Ineligibility Overcome ²
212(a)(1)(A)(i) Communicable Disease	652	368	26	3
212(a)(1)(A)(ii) Immigrant lacking required vaccinations	3,090	2,550	-	-
212(a)(1)(A)(iii) Physical or mental disorder	217	99	295	57
212(a)(1)(A)(iv) Drug Abuser or Addict	936	798	125	20
212(a)(2)(A)(i)(I) Crime Involving Moral Turpitude	1,166	426	7,804	3,394
212(a)(2)(A)(i)(II) Controlled Substance Violators	435	74	5,167	2,417
212(a)(2)(B) Multiple Criminal Convictions	109	12	453	143
212(a)(2)(C)(i) Illicit Trafficker in Any Controlled Substance	294	3	3,731	881
212(a)(2)(C)(ii) Spouse, Son, or Daughter Who Benefited from Illicit Activities of Trafficker	7	0	783	86
212(a)(2)(D)(i) Prostitution (within 10 years)	14	5	62	9
212(a)(2)(D)(ii) Procuring (within 10 years)	1	3	26	5
212(a)(2)(D)(iii) Unlawful Commercialized Vice	1	0	2	0
212(a)(2)(E) Asserted immunity to avoid prosecution	0	0	3	1
212(a)(2)(G) Foreign government officials who have engaged in violations of religious freedom	0	0	0	0
212(a)(2)(H) Significant traffickers in persons	1	0	4	1
212(a)(2)(I) Money Laundering	2	0	39	10
212(a)(3)(A)(i) Espionage, sabotage, technology transfer, etc.	6	0	390	22
212(a)(3)(A)(ii) Other Unlawful Activity	126	0	108	7
212(a)(3)(A)(iii) Act to Overthrow U.S. Government	1	0	0	0
212(a)(3)(B) Terrorist Activities	29	0	678	457
212(a)(3)(C) Foreign Policy	0	0	0	0
212(a)(3)(D) Immigrant Membership in Totalitarian Party	5	16	-	-
212(a)(3)(E)(i) Participants in Nazi Persecutions	0	0	1	1
212(a)(3)(E)(ii) Participants in Genocide	0	0	1	0
212(a)(3)(E)(iii) Commission of Acts of Torture or Extrajudicial Killings	0	0	1	0
212(a)(3)(F) Association with Terrorist Organizations	0	0	2	0
212(a)(3)(G) Recruitment or Use of Child Soldiers	0	0	3	1
212(a)(4) Public Charge	3,112	3,311	249	12
212(a)(5)(A) Labor Certification (immigrants only)	7,465	978	-	-
212(a)(5)(B) Unqualified Physician (immigrants only)	0	0	-	-
212(a)(5)(C) Uncertified foreign health-care workers	0	0	0	0
212(a)(6)(B) Failure to attend removal proceedings	65	0	42	6
212(a)(6)(C)(i) Misrepresentation	5,770	2,518	16,145	5,355
212(a)(6)(C)(ii) Falsely claiming citizenship	365	0	2,135	781
212(a)(6)(E) Smugglers of aliens	2,336	1,298	3,628	1,252
212(a)(6)(F) Subject of civil penalty (under INA 274C)	0	0	2	0
212(a)(6)(G) Student visa abusers	2	0	15	2
212(a)(7)(B) Documentation requirement for nonimmigrants	-	-	93	101
212(a)(8)(A) Immigrant permanently ineligible for citizenship	0	0	-	-
212(a)(8)(B) Draft evader	0	0	5	7
212(a)(9)(A)(i) Ordered removed upon arrival	585	372	1,749	139

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212(a)(9)(A)(i) Ordered removed upon arrival - multiple removals	144	27	211	15
212(a)(9)(A)(i) Ordered removed upon arrival - convicted aggravated felony	17	2	79	7
212(a)(9)(A)(ii) Ordered removed or departed while removal order outstanding	1,596	996	1,141	157
212(a)(9)(A)(ii) Ordered removed or departed while removal order outstanding - multiple removals	214	40	197	35
212(a)(9)(A)(ii) Ordered removed or departed while removal order outstanding - convicted aggravated felony	94	4	135	20
212(a)(9)(B)(i)(I) Unlawfully present 181-364 days (within 3 years)	161	222	777	129
212(a)(9)(B)(i)(I) Unlawfully present 181-364 days (within 3 years) (provisional waiver)	36	30	0	0
212(a)(9)(B)(i)(II) Unlawfully present 365 or more days (within 10 years)	11,510	12,314	19,506	2,096
212(a)(9)(B)(i)(II) Unlawfully present 365 or more days (within 10 years) (provisional waiver)	10,578	10,241	0	0
212(a)(9)(C) Unlawfully present after previous immigration violations	2,060	282	5,683	930
212(a)(10)(A) Practicing polygamist (immigrants only)	18	6	-	-
212(a)(10)(C)(i) International child abductor	0	0	2	0
212(a)(10)(C)(ii) Aliens supporting abductors and relatives of abductors	0	0	1	0
212(a)(10)(D) Unlawful voter	0	0	1	1
212(a)(10)(E) Former U.S. citizen who renounced citizenship to avoid taxation	0	0		
212(e) Foreign residence requirement: Former exchange visitors	10	11	10	8
212(f) Presidential proclamation suspending the entry of any class of aliens	0	0	44	16
214(b) Failure to establish entitlement to nonimmigrant status	-	-	1,708,964	24,377
221(g) Application does not comply with provisions of INA or regulations issued pursuant thereto	240,876	169,257	689,379	633,539
222(g)(2) Alien in illegal status, required to apply for new nonimmigrant visa in country of alien's nationality	-	-	49	7
501 Iranian Citizen Studying in Certain Energy-Related Fields	-	-	91	8
Sec. 103 Pub. Law Disclosure/trafficking of confidential U.S. business information	0	0	0	0
105-227 Sec. 401 Pub. Law Helms-Burton refusal	0	0	0	0
104-114 Sec. 402 Pub. Law Conversion of confiscated U.S. property for gain	0	0	0	0
104-114 Sec. 306 Pub. Law Inadmissible alien from a country that is a state sponsor of terrorism	0	0	188	6
107-173				
Total Grounds of Ineligibility:	294,106	206,263	2,470,225	676,521
Number of Applications:¹	251,814	190,483	2,417,429	671,742

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	Ineligibility Finding¹	Ineligibility Overcome²	Ineligibility Finding¹	Ineligibility Overcome²

The figures at the end of this table show totals of **applications** refused and refusals overcome. The total of applications refused does not necessarily reflect the number of persons refused during the year. One applicant can apply and be found ineligible more than one time in a fiscal year.

¹ The total grounds of ineligibility may exceed the number of applications refused because one applicant may be found ineligible under more than one section of the Immigration and Nationality Act.

² The total of ineligibilities overcome may not necessarily represent the same visa applicants found ineligible and recorded in the total of ineligibility findings. A visa may be refused in one fiscal year and the refusal overcome in a subsequent fiscal year. Each action will be separately recorded as part of the appropriate statistical report for the year in which it occurred. A refusal can be overcome by evidence that the ineligibility does not apply, by approval of a waiver, or by other relief as provided by law.