United States Department of State Bureau of Consular Affairs

VISA BULLETIN

Number 60 Volume IX

Washington, D.C.

IMMIGRANT NUMBERS FOR SEPTEMBER 2013

A. STATUTORY NUMBERS

1. This bulletin summarizes the availability of immigrant numbers during <u>September</u>. Consular officers are required to report to the Department of State documentarily qualified applicants for numerically limited visas; U.S. Citizenship and Immigration Services in the Department of Homeland Security reports applicants for adjustment of status. Allocations were made, to the extent possible, in chronological order of reported priority dates, for demand received by August <u>12th</u>. If not all demand could be satisfied, the category or foreign state in which demand was excessive was deemed oversubscribed. The cutoff date for an oversubscribed category is the priority date of the first applicant who could not be reached within the numerical limits. Only applicants who have a priority date <u>earlier than</u> the cut-off date may be allotted a number. If it becomes necessary during the monthly allocation process to retrogress a cut-off date, supplemental requests for numbers will be honored only if the priority date falls within the new cut-off date announced in this bulletin.

2. The fiscal year 2013 limit for family-sponsored preference immigrants determined in accordance with Section 201 of the Immigration and Nationality Act (INA) is 226,000. The fiscal year 2013 limit for employment-based preference immigrants calculated under INA 201 is 158,466. Section 202 prescribes that the per-country limit for preference immigrants is set at 7% of the total annual family-sponsored and employment-based preference limits, i.e., 26,913 for FY-2013. The dependent area limit is set at 2%, or 7,689.

3. INA Section 203(e) provides that family-sponsored and employment-based preference visas be issued to eligible immigrants in the order in which a petition in behalf of each has been filed. Section 203(d) provides that spouses and children of preference immigrants are entitled to the same status, and the same order of consideration, if accompanying or following to join the principal. The visa prorating provisions of Section 202(e) apply to allocations for a foreign state or dependent area when visa demand exceeds the per-country limit. These provisions apply at present to the following oversubscribed chargeability areas: CHINA-mainland born, INDIA, MEXICO, and PHILIPPINES.

4. Section 203(a) of the INA prescribes preference classes for allotment of Family-sponsored immigrant visas as follows:

FAMILY-SPONSORED PREFERENCES

First: (**F1**) Unmarried Sons and Daughters of U.S. Citizens: 23,400 plus any numbers not required for fourth preference.

Second: Spouses and Children, and Unmarried Sons and Daughters of Permanent Residents: 114,200, plus the number (if any) by which the worldwide family preference level exceeds 226,000, plus any unused first preference numbers:

A. (F2A) Spouses and Children of Permanent Residents: 77% of the overall second preference limitation, of which 75% are exempt from the per-country limit;

B. (F2B) Unmarried Sons and Daughters (21 years of age or older) of Permanent Residents: 23% of the overall second preference limitation.

Third: (F3) Married Sons and Daughters of U.S. Citizens: 23,400, plus any numbers not required by first and second preferences.

Fourth: (F4) Brothers and Sisters of Adult U.S. Citizens: 65,000, plus any numbers not required by first three preferences.

On the chart below, the listing of a date for any class indicates that the class is oversubscribed (see paragraph 1); "C" means current, i.e., numbers are available for all qualified applicants; and "U" means unavailable, i.e., no numbers are available. (NOTE: Numbers are available only for applicants whose priority date is **earlier** than the cut-off date listed below.)

Family- Sponsored	All Charge- ability Areas Except Those Listed	CHINA- mainland born	INDIA	MEXICO	PHILIPPINES
Fl	15SEP06	15SEP06	15SEP06	08SEP93	08MAY01
F2A	С	С	С	С	С
F2B	15FEB06	15FEB06	15FEB06	22FEB94	22JAN03
F3	22JAN03	22JAN03	22JAN03	15MAY93	22DEC92
F4	22JUL01	22JUL01	22JUL01	080CT96	15FEB90

5. Section 203(b) of the INA prescribes preference classes for allotment of Employment-based immigrant visas as follows:

EMPLOYMENT-BASED PREFERENCES

First: Priority Workers: 28.6% of the worldwide employment-based preference level, plus any numbers not required for fourth and fifth preferences.

Second: Members of the Professions Holding Advanced Degrees or Persons of Exceptional Ability: 28.6% of the worldwide employment-based preference level, plus any numbers not required by first preference.

Third: Skilled Workers, Professionals, and Other Workers: 28.6% of the worldwide level, plus any numbers not required by first and second preferences, not more than 10,000 of which to "*Other Workers".

Fourth: Certain Special Immigrants: 7.1% of the worldwide level.

Fifth: Employment Creation: 7.1% of the worldwide level, not less than 3,000 of which reserved for investors in a targeted rural or high-unemployment area, and 3,000 set aside for investors in regional centers by Sec. 610 of Pub. L. 102-395.

On the chart below, the listing of a date for any class indicates that the class is oversubscribed (see paragraph 1); "C" means current, i.e., numbers are available for all qualified applicants; and "U" means unavailable, i.e., no numbers are available. (NOTE: Numbers are available only for applicants whose priority date is **earlier** than the cut-off date listed below.)

Employment Based	All Charge- ability Areas Except Those Listed -	CHINA- mainland born	INDIA	MEXICO	PHILIPPINES
lst	С	С	С	С	С
2nd	С	08AUG08	15JUN08	С	С
3rd	01JUL10	01JUL10	22SEP03	01JUL10	01DEC06
Other Workers	01JUL10	15JUN04	22SEP03	01JUL10	01DEC06
4th	С	С	С	С	С
Certain Religious Workers	C	С	С	С	С
5th	С	С	С	С	С
Targeted Employment Areas/ Regional Centers					

and Pilot Programs

*Employment Third Preference Other Workers Category: Section 203(e) of the Nicaraguan and Central American Relief Act (NACARA) passed by Congress in November 1997, as amended by Section 1(e) of Pub. L. 105-139, provides that once the Employment Third Preference Other Worker (EW) cut-off date has reached the priority date of the latest EW petition approved prior to November 19, 1997, the 10,000 EW numbers available for a fiscal year are to be reduced by up to 5,000 annually beginning in the following fiscal year. This reduction is to be made for as long as necessary to offset adjustments under the NACARA program. Since the EW cut-off date reached November 19, 1997 during Fiscal Year 2001, the reduction in the EW annual limit to 5,000 began in Fiscal Year 2002.

6. The Department of State has a recorded message with visa availability information which can be heard at: (202) 663-1541. This recording is updated on or about the tenth of each month with information on cut-off dates for the following month.

B. DIVERSITY IMMIGRANT (DV) CATEGORY FOR THE MONTH OF SEPTEMBER

Section 203(c) of the INA provides up to 55,000 immigrant visas each fiscal year to permit additional immigration opportunities for persons from countries with low admissions during the previous five years. The NACARA stipulates that beginning with DV-99, and for as long as necessary, up to 5,000 of the 55,000 annually-allocated diversity visas will be made available for use under the NACARA program. This resulted in reduction of the DV-2013 annual limit to 50,000. DV visas are divided among six geographic regions. No one country can receive more than seven percent of the available diversity visas in any one year.

For <u>September</u>, immigrant numbers in the DV category are available to qualified DV-2013 applicants chargeable to all regions/eligible countries as follows. When an allocation cut-off number is shown, visas are available only for applicants with DV regional lottery rank numbers <u>BELOW</u> the specified allocation cut-off number:

Region	All DV Chargeability Areas Except Those Listed Separately
AFRICA	CURRENT
ASIA	CURRENT
EUROPE	CURRENT
NORTH AMERIC (BAHAMAS)	CA CURRENT
OCEANIA	CURRENT
	CIIDDENT

SOUTH AMERICA, CURRENT and the CARIBBEAN

Entitlement to immigrant status in the DV category lasts only through the end of the fiscal (visa) year for which the applicant is selected in the lottery. The year of entitlement for all applicants registered for the DV-2013 program ends as of September 30, 2013. DV visas may not be issued to DV-2013 applicants after that date. Similarly, spouses and children accompanying or following to join DV-2013 principals are only entitled to derivative DV status until September 30, 2013. DV visa availability through the very end of FY-2013 cannot be taken for granted. Numbers could be exhausted prior to September 30.

C. THE DIVERSITY (DV) IMMIGRANT CATEGORY RANK CUT-OFFS WHICH WILL APPLY IN OCTOBER

For <u>October</u>, immigrant numbers in the DV category are available to qualified DV-2014 applicants chargeable to all regions/eligible countries as follows. When an allocation cut-off number is shown, visas are available only for applicants with DV regional lottery rank numbers. <u>BELOW</u> the specified allocation cut-off number:

Region	All DV Cha Areas Exce Listed Sep				
AFRICA		7,500	Except:	Egypt Ethiopia Nigeria	5,000 5,000 5,500
ASIA		1,800			
EUROPE		8,000			
NORTH AMERI((BAHAMAS)	CA	3			
OCEANIA		300			
SOUTH AMERIC and the C	,	500			

D. VISA AVAILABILITY IN THE COMING MONTHS

FAMILY-sponsored:

F2A: This category was made "Current" in an effort to generate new demand for the upcoming fiscal year. Information received during discussions with the National Visa Center and U.S. Citizenship and Immigration Services indicates that this action is already having the intended result. Therefore, it is likely that a cut-off will be imposed for October. This cut-off is unlikely to have any negative impact on those who have already initiated action on their case prior to the announcement of the October cut-off dates.

EMPLOYMENT-based:

SECOND:

India: This cut-off date has been advanced significantly more than originally expected, based on the projection that there would be "otherwise unused" numbers under the overall Employment Second preference annual limit. This is the result of a decrease in Employment First preference number use, and a similar decrease in Employment Second preference demand for most other countries during the past two months. It is expected that such movement will generate a very significant amount of new India demand during the coming months.

THIRD:

The Employment-based Third preference cut-off date for most countries was advanced at an extremely rapid pace in April through July in an effort to generate demand. Historically such movements have resulted in a dramatic increase in applicant demand for numbers within a few months. At this time there is no indication that the expected increase is materializing or will do so in the near future. This has resulted in significant movements in the September cut-off for all countries.

It is unlikely that there will be any forward movement of most Employment-based cut-off dates during the next couple of months. In addition, a sudden surge in demand could require the retrogression of a cut-off date at any time. Such action would be required if it appears that such number use could impact visa availability under the FY-2014 annual limits.

E. <u>DETERMINATION OF THE NUMERICAL LIMITS ON IMMIGRANTS REQUIRED UNDER THE</u> TERMS OF THE IMMIGRATION AND NATIONALITY ACT (INA)

The State Department is required to make a determination of the worldwide numerical limitations, as outlined in Section 201(c) and (d) of the INA, on an annual basis. These calculations are based in part on data provided by U.S. Citizen and Immigration Services (CIS) regarding the number of immediate relative adjustments in the preceding year and the number of aliens paroled into the United States under Section 212(d) (5) in the second preceding year. Without this information, it is impossible to make an official determination of the annual limits. To avoid delays in processing while waiting for the USCIS data, the Visa Office (VO) bases allocations on the minimum annual limits outlined in Section 201 of the INA. On July 25th, USCIS provided the required data to VO.

The Department of State has determined the Family and Employment preference numerical limits for FY-2013 in accordance with the terms of Section 201 of the INA. These numerical limitations for FY-2013 are as follows:

Worldwide	Family-Sponsored	preference	limit:	226,000
Worldwide	Employment-Based	preference	limit:	158,466

Under INA Section 202(A), the per-country limit is fixed at 7% of the family and employment annual limits. For FY-2013 the per-country limit is 26,913. The dependent area annual limit is 2%, or 7,689.

F. DIVERSITY VISA LOTTERY 2014 (DV-2014) RESULTS

The Kentucky Consular Center in Williamsburg, Kentucky has registered and notified the winners of the DV-2014 diversity lottery. The diversity lottery was conducted under the terms of section 203(c) of the Immigration and Nationality Act and makes available *50,000 permanent resident visas annually to persons from countries with low rates of immigration to the United States. Approximately 140,660 applicants have been registered and notified and may now make an application for an immigrant visa. Since it is likely that some of the first *50,000 persons registered will not pursue their cases to visa issuance, this larger figure should insure that all DV-2014 numbers will be used during fiscal year 2014 (October 1, 2013 until September 30, 2014).

Applicants registered for the DV-2014 program were selected at random from 9,374,191 qualified entries (14,633,767 with derivatives) received during the 30-day application period that ran from noon, Eastern Daylight Time on Tuesday, October 2,2012, until noon, Eastern Daylight Time on Saturday, November 3, 2012. The visas have been apportioned among six geographic regions with a maximum of seven percent available to persons born in any single country. During the visa interview, principal applicants must provide proof of a high school education or its equivalent, or show two years of work experience in an occupation that requires at least two years of training or experience within the past five years. Those selected will need to act on their immigrant visa applications quickly. Applicants should follow the instructions in their notification letter and must fully complete the information requested.

Registrants living legally in the United States who wish to apply for adjustment of their status must contact the Bureau of Citizenship and Immigration Services for information on the requirements and procedures. Once the total *50,000 visa numbers have been used, the program for fiscal year 2014 will end. Selected applicants who do not receive visas by September 30, 2014 will derive no further benefit from their DV-2014 registration. Similarly, spouses and children accompanying or following to join DV-2014 principal applicants are only entitled to derivative diversity visa status until September 30, 2014.

Dates for the DV-2015 program registration period will be widely publicized in the coming months. Those interested in entering the DV-2015 program should check the Department of State's Visa web page for more details in September.

* The Nicaraguan and Central American Relief Act (NACARA) passed by Congress in November 1997 stipulated that up to 5,000 of the 55,000 annually-allocated diversity visas be made available for use under the NACARA program. The reduction of the limit of available visas to 50,000 began with DV-2000. The following is the statistical breakdown by foreign-state chargeability of those registered for the DV-2014 program:

AFRICA

ALGERIA 2,583 GABON 72 SAO TOME AND PRINCIPE 0 ANGOLA 84 GAMBIA, THE 67 SENEGAL 824 BENIN 639 GHANA 3,945 SEYCHELLES 5 BOTSWANA 19 GUINEA 1,759 SIERRA LEONE 2,977 BURKINA FASO 267 GUINEA-BISSAU 14 SOMALIA 273 BURUNDI 138 KENYA 4,245 SOUTH AFRICA 1,038 CAMEROON 4,268 LESOTHO 6 SOUTH SUDAN 18 CAPE VERDE 33 LIBERIA 3,809 SUDAN 2,281 CENTRAL AFRICAN REP. 45 LIBYA 156 SWAZILAND 5 CHAD 49 MADAGASCAR 50 TANZANIA 209 COMOROS 5 MALAWI 52 TOGO 1,481 CONGO 236 MALI 176 TUNISIA 159 CONGO, DEMOCRATIC MAURITANIA 21 UGANDA 620 REPUBLIC OF THE 6,025 MAURITIUS 68 ZAMBIA 117 COTE D'IVOIRE 1,399 MOROCCO 2,428 DJIBOUTI 75 MOZAMBIQUE 21 EGYPT 5,757 NAMIBIA 12 EQUATORIAL GUINEA 4 NIGER 137 ERITREA 837 NIGERIA 6,043 ETHIOPIA 5,718 RWANDA 477

ASIA

AFGHANISTAN447ISRAEL330OMAN12BAHRAIN27JAPAN861QATAR43BHUTAN21JORDAN581SAUDI ARABIA467BRUNEI3NORTH KOREA3SINGAPORE119BURMA696KUWAIT275SRI LANKA1,616CAMBODIA1,892LAOS9SYRIA493HONGKONGSPECIALLEBANON396TAIWAN723ADMIN.REGION159MALAYSIA167THAILAND131INDONESIA379MALDIVES4TIMOR-LESTE0IRAN6,027MONGOLIA224UNITED ARABEMIRATES167IRAQ384NEPAL6,082YEMEN532167

EUROPE

EUROPEALBANIA 3,289GEORGIA 806Sint Maarten 2ANDORRA 2GERMANY 1,696NORTHERN IRELAND 37ARMENIA 2,221GREECE 230NORWAY 63AUSTRIA 150HUNGARY 363POLAND 1,552AZERBAIJAN 494ICELAND 49PORTUGAL 124BELARUS 1,873IRELAND 175Macau 12BELGIUM 120ITALY 787ROMANIA 1,245BOSNIA 6 HERZEGOVINA 153KAZAKHSTAN 784RUSSIA 4,544BULGARIA 1,957KOSOVO 257SAN MARINO 1CROATIA 125KYRGYZSTAN 537SERBIA 582CYPRUS 24LATVIA 147SLOVAKIA 115CZECH REPUBLIC 133LIECHTENSTEIN 1SLOVENIA 14DENMARK 103LITHUANIA 385SPAIN 485Greenland 1LUXEMBOURG 13Western Sahara 1FINLAND 111MALTA 6SWITZERLAND 224FRANCE 958MOLDOVA 2,903TAJIKISTAN 531French Polynesia 8MONTENEGRO 20TURKEY 3,972New Caledonia 1Aruba 6UZBEKISTAN 5,014New Caledonia 1Aruba 6UZBEKISTAN 5,014Saint Martin 2Curacao 4VATICAN CITY 0

NORTH AMERICA

BAHAMAS, THE 23

OCEANIA

AUSTRALIA 2,104NAURU 12SOLOMON ISLANDS 3Cocos Islands 1NEW ZEALAND 674TONGA 105Norfolk Island 2Cook Islands 4TUVALU 1FIJI 1,174Niue 25VANUATU 17KIRIBATI 6Tokelau 3MARSHALL ISLANDS 2PALAU 0MICRONESIA, FEDERATEDPAPUA NEW GUINEA 34STATES OF 5SAMOA 43

SOUTH AMERICA, CENTRAL AMERICA, AND THE CARIBBEAN

ANTIGUA AND BARBUDA 11 GRENADA 31 ARGENTINA 218 GUATEMALA 225 BARBADOS 34 GUYANA 50 BELIZE 18 HONDURAS 121 BOLIVIA 145 NICARAGUA 78 CHILE 50 PANAMA 22 COSTA RICA 101 PARAGUAY 27 CUBA 1,178 SAINT KITTS AND DOMINICA 22 NEVIS 15

Natives of the following countries were not eligible to participate in DV-2014: Bangladesh, Brazil, Canada, China (mainland-born, excluding Hong Kong S.A.R., Macau S.A.R., and Taiwan), Colombia, Dominican Republic, Ecuador, El Salvador, Haiti, India, Jamaica, Mexico, Pakistan, Peru, the Philippines, South Korea, United Kingdom (except Northern Ireland) and its dependent territories, and Vietnam.

G. OBTAINING THE MONTHLY VISA BULLETIN

The Department of State's Bureau of Consular Affairs publishes the monthly Visa Bulletin on their website at <u>www.travel.state.gov</u> under the Visas section. Alternatively, visitors may access the Visa Bulletin directly by going to:

http://www.travel.state.gov/visa/bulletin/bulletin 1360.html.

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