Dated: July 6, 2023. Lauren K. Roth, Associate Commissioner for Policy. [FR Doc. 2023–14716 Filed 7–13–23; 8:45 am] BILLING CODE 4164–01–P

DEPARTMENT OF STATE

22 CFR Parts 41 and 42

[Public Notice: 12080]

RIN 1400-AF53

Visas: Nonimmigrant Visas; Immigrant Visas

AGENCY: Department of State. **ACTION:** Final rule.

SUMMARY: The Department of State (Department) amends its regulations governing nonimmigrant and immigrant visas to update classification symbols and descriptions for certain immigrant and nonimmigrant visas.

DATES: This final rule is effective on September 12, 2023.

FOR FURTHER INFORMATION CONTACT: Andrea Lage, Acting Senior Regulatory Coordinator, Visa Services, Bureau of Consular Affairs, 600 19th St. NW, Washington, DC 20522, (202) 485–7586, *VisaRegs@state.gov.*

SUPPLEMENTARY INFORMATION:

I. What changes to 22 CFR 41.12, 41.84, and 42.11 does this Final Rule make?

The Department is amending 22 CFR 41.12 to include classification symbols and related descriptions for the CW-1, CW–2, E–2C, and T–6 visa classifications. The Department is also amending 22 CFR 42.11 to include classification symbols and related descriptions for surviving spouses and children, as described in Section 403(a) of the Emergency Security Supplemental Appropriations Act, 2021 ("ESSAA"), Public Law 117-31, 135 Stat. 309, as well as classification symbols and related descriptions for EB-5 immigrant visas initiated by the EB-5 Reform and Integrity Act of 2022, Division BB of the Consolidated Appropriations Act, 2022, Public Law 117–103 ("EB–5 Reform and Integrity Act"). The changes in the classification descriptions under this Final Rule will have no impact on who may qualify for such a visa; as such, this Final Rule will not practically impact any current applicant for any visa. This rule also makes technical corrections to the classification symbols for visa classifications to ensure the accurate inclusion of all active immigrant visa classifications.

II Why is the Department promulgating this Final Rule?

A. T Visas, Victims of Trafficking in Persons

The Trafficking Victims Protection Reauthorization Act of 2008, Public Law 106-386 amended Section 101(a)(15)(T)(ii)(III) of the INA to include parents and unmarried siblings under the age of 18 whose eligibility for T derivative classification is not tied to the age of the principal applicant, but rather to their present danger of retaliation as a result of the principal's escape from trafficking or cooperation with law enforcement, as determined by U.S. Citizenship and Immigration Services. These derivatives receive T-4 and T-5 visa classifications. Additionally, Section 1221 of the Violence Against Women Reauthorization Act of 2013, Public Law 113–4, amended Section 101(a)(15)(T)(ii)(III) of the INA by adding the T-6 derivative classification, which is available to an eligible adult or minor child of a T-1 principal applicant's derivative family member, if such derivative's adult or minor child themself faces a present danger of retaliation as a result of the principal's escape from trafficking or cooperation with law enforcement.

Classification symbols in existing regulations at 22 CFR 41.12 do not reflect the 2013 expansion of eligibility for the adult or minor child of a derivative beneficiary, and to address this, this rule amends 22 CFR 41.12 to add the T-6 classification symbol and description. This rule also adds details to existing descriptions of the T-4 and T-5 visa classification to better reflect the statutory criteria. The rule further amends 22 CFR 41.84 to reflect the current language more closely in INA section 101(a)(15)(T)(ii) which describes the family members who may qualify for T nonimmigrant status as certain accompanying or following-to-join derivative family members of a principal T-1 nonimmigrant. These classification codes are consistent with those used by the Department of Homeland Security.

B. CW Visas—Commonwealth of Northern Mariana Islands (CNMI) Transitional Workers

Section 6 of the Covenant to Establish a Commonwealth of the Northern Mariana Islands in Political Union with the United States of America, Public Law 94–241, as amended by Section 702(a) of the Consolidated Natural Resources Act of 2008, Public Law 110– 229, provides for nonimmigrant visas for certain CNMI transitional workers, investors, and their spouses and children. The Department classifies CNMI transitional workers as CW–1, spouses, or children of a CW–1 as a CW–2, and CNMI investors and their spouses or children as E–2C. This rule adds these nonimmigrant visa classifications to 22 CFR 41.12. These classification codes are consistent with those used by the Department of Homeland Security.

C. SS1 Classification—Surviving Spouses and Children of United States Government Employees Abroad

Section 403(a) of the ESSAA amended INA Section 101(a)(27)(D), 8 U.S.C. 1101(a)(27)(D), to change the definition of a special immigrant to include "the surviving spouse or child of an employee of the United States Government abroad: Provided, [t]hat the employee performed faithful service for a total of not less than 15 years or was killed in the line of duty." The Department classifies each surviving spouse and child of an employee of the United States Government abroad as an SS1. While this Final Rule does not address the parameters under which a noncitizen may qualify for issuance of an SS1 immigrant visa, this rule adds these special immigrant visa classifications to 22 CFR 42.11.

D. EB-5 Program Changes

The EB–5 Reform and Integrity Act made substantial changes to Section 203(b)(5) of the INA, 8 U.S.C. 1153(b)(5). The EB–5 Reform and Integrity Act sets forth an allocation of visas to qualified immigrant investors who invest in new commercial enterprises and satisfy applicable job creation requirements. Certain percentages of these visas are reserved for investors in rural areas, investors in areas designated by the Department of Homeland Security (DHS) as high unemployment areas, and investors in infrastructure projects.

The EB–5 Reform and Integrity Act repealed the former Regional Center Program under section 610 of Public Law 102-395 and authorized a new Regional Center Program. As a result of the new legislation, the Visa Office is adding new EB-5 classification symbols. An investor in a non-regional center for an unreserved visa is classified as NU-1 and the spouse and children of an NU-1 applicant are classified as an NU-2 and NU-3, respectively. An investor in a regional center for an unreserved visa is classified as an RU-1 applicant, and the spouse and children of an RU-1 applicant are classified as an RU–2 and RU-3, respectively. An applicant for a reserved visa who is an investor in a

non-regional center in a rural area is classified as an NR–1, and the spouse and children of an NR-1 applicant are classified as an NR-2 and NR-3, respectively. An applicant for a reserved visa who is an investor in a non-regional center in an area with high unemployment is classified as an NH– 1, and the spouse and children of an NH–1 applicant are classified as an NH– 2 and NH-3, respectively. An applicant for a reserved visa who is an investor in a regional center in a rural area is classified as an RR-1, and the spouse and children of an RR–1 applicant are classified as an RR-2 and RR-3, respectively. An applicant for a reserved visa who is an investor in a regional center in an area of high unemployment is classified as an RH–1, and the spouse and children of an RH–1 applicant are classified as an RH-2 and RH-3, respectively. An applicant for a reserved visa who is an investor in an infrastructure project is classified as an RI-1, and the spouse and children of an RI-1 applicant are classified as an RI-2 and RI-3, respectively. The previously used visa classifications for employment fifth preference immigrant visas (C51, C52, C53, T51, T52, T53, R51, R52, R53, I51, I52, and I53) will continue to be used for EB-5 immigrant visa applicants who had petitions pending with DHS at the time of the passage of the EB-5 Reform and Integrity Act. These classification symbols and descriptions are currently in use, and merely reflect the availability of these classifications for qualified applicants. The publication of these symbols will not impact processing of visas in other categories for any current or future applicant. These classification symbols are consistent with those used by the Department of Homeland Security.

E. Technical Changes

Additionally, this rule makes a technical change to remove a reference to H2R, which is a classification symbol no longer in use. The H2R nonimmigrant visa classification was introduced by Section 402 of the **Emergency Supplemental** Appropriations Act for Defense, the Global War on Terror, and Tsunami Relief, 2005, Public Law 109-13, as amended by Section 565 of the Consolidated Appropriations Act, 2016, Public Law 114–113. The H2R nonimmigrant visa classification was only authorized through the end of the 2016 fiscal year and has not been reauthorized.

F. Terminology

President Biden's Executive Order 14012, Executive Order on Restoring

Faith in Our Legal Immigration Systems and Strengthening Integration and Inclusion Efforts for New Americans (Feb. 2, 2021), affirms that the "Federal Government should develop welcoming strategies that promote integration [and] inclusion." That Executive Order and Executive Order 14010, Creating a Comprehensive Regional Framework to Address the Causes of Migration, to Manage Migration Throughout North and Central America, and to Provide Safe and Orderly Processing of Asylum Seekers at the United States Border (Feb. 2, 2021), do not use the terms "alien" or "illegal alien" to describe migrants.

Some opinions of the Supreme Court now use the term "noncitizen" in place of "alien." See, e.g., United States v. Palomar-Santiago, 141 S. Ct. 1615, 1619 (2021); Barton v. Barr, 140 S. Ct. 1442, 1446 n.2 (2020) ("This opinion uses the term 'noncitizen' as equivalent to the statutory term 'alien.' ") (citing 8 U.S.C. 1101(a)(3)).¹ Other agencies have begun to use noncitizen in place of alien in regulations and guidance and the Department has been using noncitizen and applicant in place of alien in guidance to consular officers since mid-2021. The Department intends to gradually replace or remove references to alien as it makes other amendments to its regulations in 22 CFR parts 41, and 42, and has done so in several descriptions of its nonimmigrant and immigrant visa classifications in this rule.

Regulatory Findings

A. Administrative Procedure Act

The publication of this rule as a final rule is based upon the "good cause" exception found at 5 U.S.C. 553(b)(3)(B) and (d)(3). A rule benefits from the good cause exception when the "agency for good cause finds . . . that notice and public procedure thereon are impractical, unnecessary, or contrary to the public interest." ¹ The Department finds that notice and comment for this rule are unnecessary as this rule proposes no new policy or procedure. This rule merely updates the list of classification symbols found in 22 CFR 41.12 and 42.11 to more closely reflect the classifications authorized under the Immigration and Nationality Act and other federal statutes; and provides clarifying descriptions in the associated classification-specific subsections.

For this reason, this rule is excepted from the notice and comment requirements of 5 U.S.C. 553(a)(1).

B. Regulatory Flexibility Act/Executive Order 13272: Small Business

As this final rule is excepted from notice and comment rulemaking under 5 U.S.C. 553(b) and 553(a), it is exempt from the regulatory flexibility analysis requirements set forth by the Regulatory Flexibility Act (5 U.S.C. 601 *et seq.*).

C. Unfunded Mandates Reform Act of 1995

The Unfunded Mandates Reform Act of 1995, 2 U.S.C. 1532, generally requires agencies to prepare a statement before proposing any rule that may result in an annual expenditure of \$100 million or more by State, local, or Tribal governments, or by the private sector. This rule does not require the Department of State to prepare a statement because it will not result in any such expenditure, nor will it significantly or uniquely affect small governments. This rule involves visas, which involve foreign individuals, and does not directly or substantially affect state, local, or tribal governments, or businesses.

D. Congressional Review Act of 1996

This rule is not a major rule as defined in 5 U.S.C. 804. This rule will not result in an annual effect on the economy of \$100 million or more; a major increase in costs or prices; or adverse effects on competition, employment, investment, productivity, innovation, or the ability of United States-based companies to compete with foreign-based companies in domestic and import markets.

E. Executive Orders 12866 (Regulatory Planning and Review) and 13563 (Improving Regulation and Regulatory Review)

Executive Orders 12866 and 13563 direct agencies to assess costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety effects, distributed impacts, and equity). These Executive Orders stress the importance of quantifying both costs and benefits, of reducing costs, of harmonizing rules, and of promoting flexibility. The Department of State has examined this rule considering Executive Order 13563 and has determined that the rulemaking is consistent with the guidance therein. The Department of State has reviewed this rulemaking to ensure its consistency with the regulatory philosophy and principles set forth in Executive Order 12866. The Office of

¹ 5 U.S.C. 553(b)(3)(B).

45070

Information and Regulatory Affairs has designated this rule "significant" in accordance with E.O. 12866. There are no anticipated direct costs to the public associated with this rule.

F. Executive Orders 12372 and 13132: Federalism

This regulation will not have substantial direct effect on the States, on the relationship between the national government and the States, or the distribution of power and responsibilities among the various levels of government. Nor will the rule have federalism implications warranting the application of Executive Orders 12372 and 13132.

G. Executive Order 12988: Civil Justice Reform

The Department of State has reviewed the rule considering sections 3(a) and 3(b)(2) of Executive Order 12988 to eliminate ambiguity, minimize litigation, establish clear legal standards, and reduce burden.

H. Executive Order 13175— Consultation and Coordination With Indian Tribal Governments

The Department of State has determined that this rulemaking will not have Tribal implications, will not impose substantial direct compliance costs on Indian Tribal governments, and will not pre-empt Tribal law. Accordingly, the requirements of Section 5 of Executive Order 13175 do not apply to this rulemaking.

I. Paperwork Reduction Act

This rule does not impose any new reporting or record-keeping requirements subject to the Paperwork Reduction Act, 44 U.S.C. Chapter 35.

List of Subjects

22 CFR Part 41

Aliens, Foreign officials, Passports and visas, Students.

22 CFR Part 42

Administrative practice and procedure, Aliens, Fees, Foreign officials, Immigration passports and visas.

TABLE 1 TO §41.12

Accordingly, for the reasons stated in the preamble, and under the authority 8 U.S.C. 1104 and 22 U.S.C. 2651(a), 22 CFR parts 41 and 42 are amended as follows:

PART 41—VISAS: DOCUMENTATION OF NONIMMIGRANTS UNDER THE IMMIGRATION AND NATIONALITY ACT, AS AMENDED

■ 1. The authority citation for part 41 continues to read as follows:

Authority: 8 U.S.C. 1101; 1102; 1104; 1182; 1184; 1185 note (section 7209 of Pub. L. 108–458, as amended by section 546 of Pub. L. 109–295); 1323; 1361; 2651a.

■ 2. Revise § 41.12 to read as follows:

§41.12 Classification symbols.

A nonimmigrant visa issued to an applicant within one of the classes described in this section shall bear an appropriate visa symbol to show its classification. The symbol shall be inserted in the space provided on the visa. The following visa symbols shall be used:

Symbol	Class	Section of law
A1	Ambassador, Public Minister, Career Diplomat or Consular Officer, or Immediate Family.	INA 101(a)(15)(A)(i).
A2		INA 101(a)(15)(A)(ii).
A3		INA 101(a)(15)(A)(iii).
B1	Temporary Visitor for Business	INA 101(a)(15)(B).
B2	Temporary Visitor for Pleasure	INA 101(a)(15)(B).
B1/B2	Temporary Visitor for Business & Pleasure	INA 101(a)(15)(B).
C1		INA 101(a)(15)(C).
C1/D	Combined Transit and Crewmember Visa	INA 101(a)(15)(C) and (D).
C2	Noncitizen in Transit to United Nations Headquarters District Under Sec. 11.(3), (4), or (5) of the Headquarters Agreement.	INA 101(a)(15)(C).
C3	Foreign Government Official, Immediate Family, Attendant, Servant, or Personal Employee, in Transit.	INA 212(d)(8).
CW1	Commonwealth of the Northern Mariana Islands—Only Transitional Worker	Section 6(d) of Public Law 94–241, as added by Section 702(a) of Public Law 110–229; 48 U.S.C. 1806(d).
CW2	Spouse or Child of CW1	Section 6(d) of Public Law 94–241, as added by Section 702(a) of Public Law 110–229; 48 U.S.C. 1806(d).
D	Crewmember (Sea or Air)	INA 101(a)(15)(D).
E1	Treaty Trader, Spouse or Child	INA 101(a)(15)(E)(i).
E2		INA 101(a)(15)(E)(ii).
E2C		Section 6(c) of Public Law 94–241, as added by Section 702(a) of Public Law 110–229; 48 U.S.C. 1806(d).
E3	Australian National Coming to the United States Solely to Perform Services in a Specialty Occupation.	INA 101(a)(15)(E)(iii).
E3D		INA 101(a)(15)(E)(iii).
E3R		INA 101(a)(15)(E)(iii).
F1	Student in an Academic or Language Training Program	INA 101(a)(15)(F)(i).
F2		INA 101(a)(15)(F)(ii).
F3		INA 101(a)(15)(F)(iii).
G1		INA 101(a)(15)(G)(i).
G2		INA 101(a)(15)(G)(ii).

TABLE 1 TO §41.12-Continued

Symbol	Class	Section of law	
G3	Representative of Non-recognized or Nonmember Foreign Government to Inter- national Organization, or Immediate Family. International Organization Officer or Employee, or Immediate Family	INA 101(a)(15)(G)(iii). INA 101(a)(15)(G)(iv).	
G5	Attendant, Servant, or Personal Employee of G1 through G4, or Immediate Fam- ily.	INA 101(a)(15)(G)(v).	
H1B H1B1	Temporary Worker in a Specialty Occupation Chilean or Singaporean Temporary Worker in a Specialty Occupation	INA 101(a)(15)(H)(i)(b). INA 101(a)(15)(H)(i)(b1).	
H1C	Registered Nurse in Health Professional Shortage Area	INA 101(a)(15)(H)(i)(c).	
H2A	Temporary Worker Performing Agricultural Services	INA 101(a)(15)(H)(ii)(a).	
H2B H3	Temporary Non-Agricultural Worker Trainee or Special Education Exchange Visitor	INA 101(a)(15)(H)(ii)(b). INA 101(a)(15)(H)(iii).	
H3	Spouse or Child of H1B, H1B1, H1C, H2A, H2B, or H3	INA 101(a)(15)(H)(iii). INA 101(a)(15)(H)(iv).	
I	Representative of Foreign Information Media, Spouse and Child	INA 101(a)(15)(l).	
J1	Exchange Visitor	INA 101(a)(15)(J).	
J2 K1	Spouse or Child of J1 Fiancé(e) of United States Citizen	INA 101(a)(15)(J). INA 101(a)(15)(K)(i).	
K1	Child of Fiancé(e) of U.S. Citizen	INA 101(a)(15)(K)(ii).	
K3	Spouse of U.S. citizen awaiting availability of immigrant visa	INA 101(a)(15)(K)(ii).	
K4	Child of K3	INA 101(a)(15)(K)(iii).	
L1	Intracompany Transferee (Executive, Managerial, and Specialized Knowledge Personnel Continuing Employment). Spouse or Child of L1	INA 101(a)(15)(L). INA 101(a)(15)(L).	
M1	Vocational Student or Other Nonacademic Student	INA 101(a)(15)(M)(i).	
M2 M3	Spouse or Child of M1 Canadian or Mexican National Commuter Student (Vocational Student or Other	INA 101(a)(15)(M)(ii). INA 101(a)(15)(M)(iii).	
WIG	Nonacademic Student).		
N8 N9	Parent of an Individual Classified by DHS as SK3 or SN3 Child of N8 or of Individual Classified by DHS as SK1, SK2, SK4, SN1, SN2 or SN4.	INA 101(a)(15)(N)(i). INA 101(a)(15)(N)(ii).	
NATO1	Principal Permanent Representative of Member State to NATO (including any of its Subsidiary Bodies) Resident in the U.S. and Resident Members of Official Staff; Secretary General, Assistant Secretaries General, and Executive Sec-	Art. 12, 5 UST 1094; Art. 20, 5 UST 1098.	
NATO2	retary of NATO; Other Permanent NATO Officials of Similar Rank, or Imme- diate Family. Other Representative of Member State to NATO (including any of its Subsidiary	Art. 13, 5 UST 1094; Art. 1, 4 UST 1794;	
	Bodies) including Representatives, Advisers, and Technical Experts of Delega- tions, or Immediate Family; Dependents of Member of a Force Entering in Ac- cordance with the Provisions of the NATO Status-of-Forces Agreement or in Accordance with the provisions of the "Protocol on the Status of International Military Headquarters"; Members of Such a Force if Issued Visas.	Art. 3, 4 UST 1796.	
NATO3	Official Clerical Staff Accompanying Representative of Member State to NATO (including any of its Subsidiary Bodies), or Immediate Family.	Art. 14, 5 UST 1096.	
NATO4 NATO5	Official of NATO (Other Than Those Classifiable as NATO1), or Immediate Fam- ily. Experts, Other Than NATO Officials Classifiable Under NATO4, Employed in Mis-	Art. 18, 5 UST 1098.	
NATO6	sions on Behalf of NATO, and their Dependents. Member of a Civilian Component Accompanying a Force Entering in Accordance	Art. 21, 5 UST 1100. Art. 1, 4 UST 1794; Art. 3, 5 UST 877.	
	with the Provisions of the NATO Status-of-Forces Agreement; Member of a Ci- vilian Component Attached to or Employed by an Allied Headquarters Under the "Protocol on the Status of International Military Headquarters" Set Up Pur- suant to the North Atlantic Treaty; and their Dependents.		
NATO7	Attendant, Servant, or Personal Employee of NATO1, NATO2, NATO 3, NATO4, NATO5, and NATO6 Classes, or Immediate Family.	Arts. 12–20, 5 UST 1094–1098.	
01	Worker with Extraordinary Ability or Achievement in Sciences, Arts, Education, Business, or Athletics.	INA 101(a)(15)(O)(i).	
02	Person Accompanying and Assisting in the Artistic or Athletic Performance by O1	INA 101(a)(15)(O)(ii).	
03	Spouse or Child of O1 or O2	INA 101(a)(15)(O)(iii).	
P1	Internationally Recognized Athlete or Member of Internationally Recognized En- tertainment Group.	INA 101(a)(15)(P)(i).	
P2 P3	Artist or Entertainer in a Reciprocal Exchange Program Artist or Entertainer in a Culturally Unique Program	INA 101(a)(15)(P)(ii). INA 101(a)(15)(P)(iii).	
P4	Spouse or Child of P1, P2, or P3	INA 101(a)(15)(P)(iv).	
Q1	Participant in an International Cultural Exchange Program	INA 101(a)(15)(Q)(i).	
R1 R2	Member of a Religious Denomination Performing Religious Work Spouse or Child of R1	INA 101(a)(15)(R). INA 101(a)(15)(R).	
R2 S5	Person Supplying Critical Information Relating to a Criminal Organization or En-	INA 101(a)(15)(B). INA 101(a)(15)(S)(i).	
S6	terprise. Person Supplying Critical Information Relating to Terrorism	INA 101(a)(15)(S)(ii).	
S7	Qualified Family Member of S5 or S6	INA 101(a)(15)(S).	
T1 T2	Victim of a Severe Form of Trafficking in Persons Spouse of T1	INA 101(a)(15)(T)(i). INA 101(a)(15)(T)(ii).	
T3	Child of T1	INA 101(a)(15)(1)(ii).	

Symbol	Class	Section of law
T4	Parent of a T1 under 21 years of age; or Parent of a T1 (Any Age) Who Faces Present Danger of Retaliation.	INA 101(a)(15)(T)(ii).
Τ5	Unmarried Sibling under 18 years of age of a T1 Under 21 Years of Age; or Un- married Sibling Under 18 Years of Age of a T1 (Any Age), Who Faces Present Danger of Retaliation.	INA 101(a)(15)(T)(ii).
Τ6	Adult or Minor Child of a Derivative Beneficiary of a T1 (Any Age) Who Faces Present Danger of Retaliation.	INA 101(a)(15)(T)(ii).
TN	5	INA 214(e)(1).
TD		
U1		INA 101(a)(15)(U)(i).
U2		INA 101(a)(15)(U)(ii).
U3		INA 101(a)(15)(U)(ii).
U4		
U5	Unmarried Sibling Under Age 18 of U1 Under 21 Years of Age	INA 101(a)(15)(U)(ii).
V1	Spouse of a Lawful Permanent Resident Awaiting Availability of Immigrant Visa	INA 101(a)(15)(V)(i) or INA 101(a)(15)(V)(ii).
V2	Child of a Lawful Permanent Resident Awaiting Availability of Immigrant Visa	INA 101(a)(15)(V)(i) or INA 101(a)(15)(V)(ii).
V3	Child of a V1 or V2	INA 101(a)(15)(V)(i) or INA 101 (a)(15)(V)(ii) & INA 203(d).

TABLE 1 TO §41.12—Continued

■ 3. Revise § 41.84 to read as follows:

§41.84 Victims of trafficking in persons.

(a) Eligibility. Under INA 101(a)(15)(T)(ii), an applicant accompanying, or following to join, may acquire derivative status as a parent, spouse, sibling or child (derivative family member) based on a relationship to an individual (the principal) who has applied for or who has been granted T-1 nonimmigrant status under INA 101(a)(15)(T)(i) or may acquire derivative status as an adult or minor child of the principal's derivative family member if the adult or minor child faces a present danger of retaliation as a result of the principal's escape from trafficking or cooperation with law enforcement. Such applicant will be eligible for a visa if:

(1) The consular officer is satisfied that the applicant has the required relationship to an individual who has been granted status by the Secretary for Homeland Security under INA 101(a)(15)(T)(i); or the consular officer is satisfied that the applicant has the required relationship with a derivative family member;

(2) The consular officer is satisfied that the applicant is otherwise admissible under the immigration laws of the United States; and

(3) The consular officer has received a DHS-approved I–914, Supplement A, evidencing that the applicant has been granted derivative status.

(b) *Visa validity.* A qualifying derivative family member may apply for a nonimmigrant visa under INA 101(a)(15)(T)(ii) only during the period in which the principal is in status under INA 101(a)(15)(T)(i). Any visa issued pursuant to such application shall be valid only for a period of three years or until the expiration of the principal's status as an individual classified under INA 101(a)(15)(T)(i), whichever is shorter.

TABLE 1 TO § 42.11

PART 42—VISAS: DOCUMENTATION OF IMMIGRANTS UNDER THE IMMIGRATION AND NATIONALITY ACT, AS AMENDED

■ 4. The authority citation for part 42 is amended to read:

Authority: 8 U.S.C. 1104 and 1182; Pub. L. 105–277, 112 Stat. 2681; Pub. L. 108–449, 118 Stat. 3469; The Convention on Protection of Children and Co-operation in Respect of Intercountry Adoption (done at the Hague, May 29, 1993), S. Treaty Doc. 105–51 (1998), 1870 U.N.T.S. 167 (Reg. No. 31922 (1993)); 42 U.S.C. 14901–14954 (Pub. L. 106–279, 114 Stat. 825); 8 U.S.C. 1101 (Pub L. 117–31, 135 Stat. 309); 8 U.S.C. 1120 (Pub. L. 109–162, 119 Stat. 2960); 8 U.S.C. 1201 (Pub. L. 114–70, 129 Stat. 561).

■ 5. Revise 42.11 to read as follows:

§42.11 Classification symbols.

An immigrant visa issued to an applicant who applies to one of the classes described below shall bear an appropriate visa symbol to show its classification.

Symbol	Class	Section of law
	Immediate Relatives	S
IR1 IR2 IR3 IH3	Child from Hague Convention Country Adopted Abroad by	INA 201(b). INA 201(b). INA 201(b) & INA 101(b)(1)(F). INA 201(b) & INA 101(b)(1)(G).
	U.S. Citizen. Orphan to be Adopted in U.S. by U.S. Citizen Child from Hague Convention Country to be Adopted in U.S. by U.S. Citizen.	INA 201(b) & INA 101(b)(1)(F). INA 201(b) & INA 101(b)(1)(G).
IR5 CR1 CR2 IW1 IW2	Child of U.S. Citizen (Conditional Status)	INA 201(b) & INA 216. INA 201(b).

45073

TABLE 1 TO §42.11-Continued

Symbol	Class	Section of law
IBI	Self-petition Spouse of U.S. Citizen	INA 204(a)(1)(A)(iii).
IB2	Self-petition Child of U.S. Citizen	INA 204(a)(1)(A)(iv).
IB3	Child of IB1	INA 204(a)(1)(A)(iii).
IB5	Self-petition Parent of U.S. Citizen	INA 204(a)(1)(A)(vii).
VI5	Parent of U.S. Citizen Who Acquired Permanent Resident Status under the Virgin Islands Nonimmigrant Alien Adjust- ment Act.	INA 201(b) & Section 2 of the Virgin Islands Nonimmigrant Alien Adjustment Act (Pub. L. 97–271).
	Vietnam Amerasian Immi	grants
AM1	Vietnam Amerasian Principal	Section 584(b)(1)(A) of the Foreign Operations, Export Fi-
		nancing, and Related Programs Appropriations Act, 1988 (as contained in section 101(e) of Pub. L. 100–102) as amended.
AM2	Spouse or Child of AM1	Section 584(b)(1)(A) and 584(b)(1)(B) of the Foreign Oper- ations, Export Financing, and Related Programs Appropria tions Act, 1988 (as contained in section 101(e) of Pub. L. 100–102) as amended.
AM3	Natural Mother of AM1 (and Spouse or Child of Such Moth-	Section 584(b)(1)(A) and 584(b)(1)(C) of the Foreign Oper-
	er) or Person Who has Acted in Effect as the Mother, Fa-	ations, Export Financing, and Related Programs Appropria
	ther, or Next-of-Kin of AM1 (and Spouse or Child of Such Person).	tions Act, 1988 (as contained in section 101(e) of Pub. L. 100–102) as amended.
	Special Immigrants	3
SB1	Returning Resident	INA 101(a)(27)(A).
SC1	Person Who Lost U.S. Citizenship by Marriage	INA 101(a)(27)(B) & INA 324(a).
SC2	Person Who Lost U.S. Citizenship by Serving in Foreign Armed Forces.	INA 101(a)(27)(B) & INA 327.
SI1	Certain Persons Employed by the U.S. Government in Iraq or Afghanistan as Translators or Interpreters.	Section 1059 of Public Law 109-163, as amended.
SI2	Spouse of SI1	Section 1059 of Public Law 109–163, as amended.
SI3	Child of SI1	Section 1059 of Public Law 109–163, as amended.
SM1	Person Recruited Outside the United States Who Has Served or is Enlisted to Serve in the U.S. Armed Forces for 12 Years.	INA 101(a)(27)(K).
SM2	Spouse of SM1	INA 101(a)(27)(K).
SM3	Child of SM1	INA 101(a)(27)(K).
SQ1	Certain Iraqis or Afghans Employed by or on Behalf of the U.S. Government.	Section 602(b), Division F, Title VI, Omnibus Appropriations Act of 2009, Public Law 111–8, as amended and Section 1244 of Public Law 110–181, as amended.
SQ2	Spouse of SQ1	Section 602(b), Division F, Title VI, Omnibus Appropriations Act of 2009, Public Law 111–8, as amended and Section
SQ3	Child of SQ1	1244 of Public Law 110–181, as amended. Section 602(b), Division F, Title VI, Omnibus Appropriations Act of 2009, Public Law 111–8, as amended and Section 1244 of Public Law 110–181, as amended.
SU2	Spouse of U1	INA 245(m)(3) & INA 101(a)(15)(U)(ii).
002		INA 245(m)(3) & INA 101(a)(15)(U)(ii).
SU3	Child of U1	
	Parent of U1	INA 245(m)(3) & INA 101(a)(15)(U)(ii).

Family 1st Preference

B11 Self-petition Unmarried Son or Daughter of U.S. Citizen	INA 203(b) & INA 203(a)(1).
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Family 2nd Preference (Subject to Per-Country Limitations)

TABLE 1 TO §42.11-Continued

TABLE 1 TO § 42.11—Continued		
Symbol	Class	Section of law
C25 B21 B22 B23 B24 B25	Child of C24 (Conditional) Self-petition Spouse of Lawful Permanent Resident Self-petition Child of Lawful Permanent Resident Child of B21 or B22 Self-petition Unmarried Son or Daughter of Lawful Perma- nent Resident. Child of B24	INA 203(a)(2)(B), INA 203(d), & INA 216. INA 204(a)(1)(B)(ii). INA 204(a)(1)(B)(iii). INA 203(d) & INA 204(a)(1)(B)(ii). INA 204(a)(1)(B)(iii). INA 203(d) & INA 204(a)(1)(B)(iii).
	Family 2nd Preference (Exempt from Per	
FX1 FX2 FX3 CX1 CX2 CX3 CX3 CX3 CX3 CX3 CX3 CX3 FX1 FX3 CX3 CX3 CX3 CX3 CX3 CX3 CX3 CX3 CX3 C	Spouse of Lawful Permanent Resident Child of Lawful Permanent Resident Child of FX1 or FX2 Spouse of Lawful Permanent Resident (Conditional) Child of Lawful Permanent Resident (Conditional) Child of CX1 or CX2 (Conditional) Self-petition Spouse of Lawful Permanent Resident Self-petition Child of Lawful Permanent Resident Child of BX1 or BX2	INA 202(a)(4)(A) & INA 203(a)(2)(A). INA 202(a)(4)(A) & INA 203(a)(2)(A). INA 202(a)(4)(A), INA 203(a)(2)(A), & INA 203(d). INA 202(a)(4)(A), INA 203(a)(2)(A), & INA 216. INA 202(a)(4), INA 203(a)(2)(A), & INA 216. INA 202(a)(4)(A), INA 203(a)(2)(A), INA 203(d), & INA 216. INA 204(a)(1)(B)(ii). INA 204(a)(1)(B)(ii). INA 203(d) & INA 204(a)(1)(B)(ii).
	Family 3rd Preferenc	e
F31 F32 F33 C31 C32 C33 B31 B32 B33	Married Son or Daughter of U.S. Citizen Spouse of F31 Child of F31 Married Son or Daughter of U.S. Citizen (Conditional) Spouse of C31 (Conditional) Child of C31 (Conditional) Self-petition Married Son or Daughter of U.S. Citizen Spouse of B31 Child of B31	INA 203(a)(3). INA 203(d) & INA 203(a)(3). INA 203(d) & INA 203(a)(3). INA 203(a)(3) & INA 216. INA 203(d), INA 203(a)(3), & INA 216. INA 203(d), INA 203(a)(3), & INA 216. INA 204(a)(1)(A)(iv) & INA 203(a)(3). INA 203(d), INA 204(a)(1)(A)(iv) & INA 203(a)(3). INA 203(d), INA 204(a)(1)(A)(iv), & INA 203(a)(3).
	Family 4th Preferenc	e
F41 F42 F43	Brother or Sister of U.S. Citizen at Least 21 Years of Age Spouse of F41 Child of F41	INA 203(a)(4). INA 203(a)(4) & INA 203(d). INA 203(a)(4) & INA 203(d).
	Employment-Based Prefe	rences
	Employment 1st Preference (Price	ority Workers)
E11 E12 E13 E14 E15	Person with Extraordinary Ability Outstanding Professor or Researcher Multinational Executive or Manager Spouse of E11, E12, or E13 Child of E11, E12, or E13	INA 203(b)(1)(A). INA 203(b)(1)(B). INA 203(b)(1)(C). INA 203(d), INA 203(b)(1)(A), INA 203(b)(1)(B), & INA 203(b)(1)(C). INA 203(d), INA 203(b)(1)(A), INA 203(b)(1)(B), & INA 203(b)(1)(C).
	Employment 2nd Preference (Professionals Holding Advanced	Degrees or Persons of Exceptional Ability)
E21 E22 E23	Professional Holding Advanced Degree or Person of Excep- tional Ability. Spouse of E21 Child of E21	INA 203(b)(2). INA 203(b)(2) & INA 203(d). INA 203(b)(2) & INA 203(d).
Employment 3rd Preference (Skilled Workers, Professionals, or Other Workers)		
E31 E32 E34 E35 EW3 EW4 EW5	Skilled Worker Professional Holding Baccalaureate Degree Spouse of E31 or E32 Child of E31 or E32 Other Worker (Subgroup Numerical Limit) Spouse of EW3 Child of EW3	INA 203(b)(3)(A)(i). INA 203(b)(3)(A)(ii). INA 203(b)(3)(A)(i), INA 203(b)(3)(A)(ii), & INA 203(d). INA 203(b)(3)(A)(i), INA 203(B)(3)(A)(ii), & INA 203(d). INA 203(b)(3)(A)(iii). INA 203(b)(3)(A)(iii) & INA 203(d). INA 203(b)(3)(A)(iii) & INA 203(d).
	Employment 4th Preference (Certain S	special Immigrants)
BC1	Broadcaster in the U.S. Employed by the International Broad- casting Bureau of the Broadcasting Board of Governors or a Grantee of Such Organization.	INA 101(a)(27)(M) & INA 203(b)(4).
BC2	Accompanying Spouse of BC1	⊤INA TUT(a)(27)(M) & INA 203(b)(4).

TABLE 1 TO §42.11-Continued

Symbol	Class	Section of law
BC3	Accompanying Child of BC1	INA 101(a)(27)(M) & INA 203(b)(4).
SD1	Minister of Religion	INA 101(a)(27)(C)(ii)(I) & INA 203(b)(4).
SD2	Spouse of SD1	INA 101(a)(27)(C)(ii)(I) & INA 203(b)(4).
SD3	Child of SD1	INA 101(a)(27)(C)(ii)(I) & INA 203(b)(4).
SE1	Certain Employee or Former Employee of the U.S. Govern- ment Abroad.	INA 101(a)(27)(D) & INA 203(b)(4).
SE2	Spouse of SE1	INA 101(a)(27)(D) & INA 203(b)(4).
SE3	Child of SE1	INA 101(a)(27)(D) & INA 203(b)(4).
SF1	Former Employee of the Panama Canal Company or Canal Zone Government.	INA 101(a)(27)(E) & INA 203 (b)(4).
SF2	Spouse or Child of SF1	INA 101(a)(27)(E) & INA 203 (b)(4).
SG1	Former Employee of the U.S. Government in the Panama Canal Zone (Panamanian National).	INA 101(a)(27)(F) & INA 203 (b)(4).
SG2	Spouse or Child of SG1	INA 101(a)(27)(F) & INA 203 (b)(4).
SH1	Former Employee of the Panama Canal Company or Canal Zone Government (Five Years of Service).	INA 101(a)(27)(G) & INA 203(b)(4).
SH2	Spouse or Child of SH1	INA 101(a)(27)(G) & INA 203(b)(4).
SJ1	Foreign Medical Graduate (Adjustment Only)	INA 101(a)(27)(H).
SJ2	Spouse or Child of SJ1	INA 101(a)(27)(H) & INA 203(b)(4).
SK1	Retired International Organization Employee	INA 101(a)(27)(I)(iii) & INA 203(b)(4).
SK2	Spouse of SK1	INA 101(a)(27)(l)(iv) & INA 203(b)(4).
SK3 SK4	Unmarried Son or Daughter of SK1 Surviving Spouse of a Deceased International Organization Employee.	INA 101(a)(27)(l)(i) & INA 203(b)(4). INA 101(a)(27)(l)(ii) & INA 203(b)(4).
SL1	Juvenile Court Dependent (Adjustment Only)	INA 101(a)(27)(J) & INA 203(b)(4).
SN1	Retired NATO6 Civilian Employee	INA 101(a)(27)(5) & INA 203(b)(4).
SN2	Spouse of SN1	INA 101(a)(27)(L) & INA 203(b)(4).
SN3	Unmarried Son or Daughter of SN1	INA 101(a)(27)(L) & INA 203(b)(4).
SN4	Surviving Spouse of Deceased NATO6 Civilian Employee	INA 101(a)(27)(L) & INA 203(b)(4).
SP	Beneficiary of a Petition or Labor Certification Application	Section 421 of Public Law 107–56.
	Filed Prior to September 11, 2001, if the Petition or Appli- cation was Rendered Void Due to the Terrorist Acts of September 11, 2001, or the Spouse, Child of such Bene- ficiary, or the Grandparent of a Child Orphaned by a Ter- rorist Act of September 11, 2001.	
SR1	Religious Worker	INA 101(a)(27)(C)(ii)(II) & (III), as amended & INA 203(b)(4).
SR2	Spouse of SR1	INA 101(a)(27)(C)(ii)(II) & (III), as amended & INA 203(b)(4).
SR3	Child of SR1	INA 101(a)(27)(C)(ii)(II) & (III), as amended & INA 203(b)(4).
SS1	Surviving Spouse or Child of an Employee of the United States Government Abroad.	INA 101(a)(27)(D)(ii).
E	mployment 5th Preference (Employment Creation Conditional S	tatus) (Petitions Filed Before March 15, 2022)
C51	Employment Creation, Outside Targeted Area	INA 203(b)(5)(A).
C52	Spouse of C51	INA 203(b)(5)(A) & INA 203(d).
C53	Child of C51	INA 203(b)(5)(A) & INA 203(d).
T51	Employment Creation in Targeted Rural/High Unemployment Area.	INA 203(b)(5)(B).
T52	Spouse of T51	INA 203(b)(5)(B) & INA 203(d).
T53	Child of T51	INA 203(b)(5)(B) & INA 203(d).
R51	Regional Center Program, Not in Targeted Area	INA 203(b)(5) & Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Ap- propriations Act, 1993 (Pub. L. 102–395), as amended.
R52	Spouse of R51	INA 203(b)(5), INA 203(d), & Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as amended.
R53	Child of R51	INA 203(b)(5), INA 203(d), & Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as amended.
151	Regional Center Program, Target Area	INA 203(b)(5) & Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Ap- propriations Act, 1993 (Pub. L. 102–395), as amended.
152	Spouse of I51	INA 203(b)(5), INA 203(d), & Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as amended.

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Symbol	Class	Section of law
153	Child of I51	INA 203(b)(5), INA 203(d), & Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as amended.
Emp	oloyment 5th Preference (Employment Creation Conditional Stat	us) (Petitions Filed On or After March 15, 2022)
NU1	Investor in Non-Regional Center, Unreserved	INA 203(b)(5), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Ap- propriations Act, 1993 (Pub. L. 102–395), as drafted, & Di- vision BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
NU2	Spouse of NU1	INA 203(b)(5), INA 203(d), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as drafted, & Division BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
NU3	Child of NU1	INA 203(b)(5), INA 203(d), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as drafted, & Division BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
RU1	Investor in Regional Center, Unreserved	INA 203(b)(5), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Ap- propriations Act, 1993 (Pub. L. 102–395), as drafted, & Di- vision BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
RU2	Spouse of RU1	INA 203(b)(5), INA 203(d), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as drafted, & Division BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
RU3	Child of RU1	INA 203(b)(5), INA 203(d), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as drafted, & Division BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
NR1	Investor in Non-Regional Center, Set Aside—Rural	INA 203(b)(5), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Ap- propriations Act, 1993 (Pub. L. 102–395), as drafted, & Di- vision BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
NR2	Spouse of NR1	INA 203(b)(5), INA 203(d), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as drafted, & Division BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
NR3	Child of NR1	INA 203(b)(5), INA 203(d), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as drafted, & Division BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
NH1	Investor in Non-Regional Center, Set Aside—High Unem- ployment.	INA 203(b)(5), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Ap- propriations Act, 1993 (Pub. L. 102–395), as drafted, & Di- vision BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
NH2	Spouse of NH1	INA 203(b)(5), INA 203(d), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as drafted, & Division BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
NH3	Child of NH1	INA 203(b)(5), INA 203(d), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as drafted, & Division BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).

TABLE 1 TO §42.11—Continued

Symbol	Class	Section of law
RR1	Investor in Regional Center, Set Aside—Rural	INA 203(b)(5), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Ap- propriations Act, 1993 (Pub. L. 102–395), as drafted, & Di- vision BB of the Consolidated Appropriations Act, 2022
RR2	Spouse of RR1	 (Pub. L. 117–103). INA 203(b)(5), INA 203(d), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as drafted, & Division BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
RR3	Child of RR1	INA 203(b)(5), INA 203(d), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as drafted, & Division BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
RH1	Investor in Regional Center, Set Aside—High Unemployment	INA 203(b)(5), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Ap- propriations Act, 1993 (Pub. L. 102–395), as drafted, & Di- vision BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
RH2	Spouse of RH1	INA 203(b)(5), INA 203(d), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as drafted, & Division BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
RH3	Child of RH1	INA 203(b)(5), INA 203(d), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as drafted, & Division BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
RI1	Investor in Regional Center, Set Aside—Infrastructure	INA 203(b)(5), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Ap- propriations Act, 1993 (Pub. L. 102–395), as drafted, & Di- vision BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
RI2	Spouse of RI1	(N 203(b)(5), INA 203(d), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as drafted, & Division BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).
RI3	Child of RI1	INA 203(b)(5), INA 203(d), Sec. 610 of the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriations Act, 1993 (Pub. L. 102–395), as drafted, & Division BB of the Consolidated Appropriations Act, 2022 (Pub. L. 117–103).

TABLE 1 TO §42.11—Continued

Other Categories

Diversity Immigrants		
DV1	Diversity Immigrant	INA 203(c).
DV2	Spouse of DV1	INA 203(c) & 203(d).
DV3	Child of DV1	INA 203(c) & 203(d).

Rena Bitter,

Assistant Secretary for Consular Affairs, Department of State. [FR Doc. 2023–14538 Filed 7–13–23; 8:45 am] BILLING CODE 4710–06–P