U.S. immigration law is very complex, and there is much confusion as to how it works. The Immigration and Naturalization Act (INA), the body of law governing current immigration policy, provides for an annual worldwide limit of 675,000 permanent immigrants, with certain exceptions for close family members. Congress and the President determine a separate number for refugee admissions. Historically, immigration to the United States has been based upon three principles: the reunification of families, admitting immigrants with skills that are valuable to the U.S. economy, and protecting refugees. This fact sheet provides basic information about how the U.S. legal immigration system is designed.

I. Family-Based Immigration

Family unification is an important principle governing immigration policy. The family-based immigration category allows U.S. citizens and lawful permanent residents (LPRs) to bring certain family members to the United States. There are 480,000 family-based visas available every year. Family-based immigrants are admitted to the U.S. either as *immediate relatives* of U.S. citizens or through the *family preference system*.

There is no numerical limit on visas available for immediate relatives. A U.S. citizen must be at least 21 years old to petition for an immediate relative. Immediate relatives are:

- spouses of U.S. citizens,
- unmarried minor children of U.S. citizens (under 21 years old)
- parents of U.S. citizens

There are a limited number of visas available every year under the family preference system. U.S. citizens and LPRs must be at least 21 years old to petition for a family member. The preference system includes:

- adult children (married and unmarried) and brothers and sisters of U.S. citizens.
- spouses and unmarried children (minor and adult) of LPRs

In order to balance the overall number of immigrants arriving based on family relationships, Congress established a complicated system for calculating the available number of family preference visas for any given year. The number of family preference visas is determined by subtracting from 480,000 the number of immediate relative visas issued in the last year and the number of aliens paroled into the U.S. for at least a year. Any unused employment preference immigrant numbers are then added to this sum to establish the number of visas that remain for allocation through the preference system. By law, however, the number of family-based visas allocated through the preference system may not be lower than 226,000. Consequently, the total number of family-based visas often exceeds 480,000.

Below is a table summarizing the family-based immigration system:

Family-Based

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Immigration System			
Preference	U.S. Sponsor	Relationship	Numerical Limit
"Immediate Relatives"	U.S. Citizen adults	Spouses, unmarried minor children, and parents	Unlimited
Total Family-Sponsored Visas Allocation	480,000		
(floor = 260,000)			
1	U.S. Citizen	Unmarried adult children	23,400*
2A	LPR	Spouses and minor children	87,900
2B	LPR	Unmarried adult	26,300

children

Married adult children

Brothers and Sisters

23,400**

65,000***

3

4

In order to be admitted through the family preference system, a U.S. Citizen or LPR sponsor must petition for an individual relative (and establish the legitimacy of the relationship), meet minimum income requirements and sign an affidavit of support stating that they will be financially responsible for their family member(s) upon arrival to the United States.

II. Employment Based Immigration

Temporary Visas

U.S. Citizen

U.S. Citizen

^{*} Plus any unused visas from the 4th preference.

^{**} Plus any unused visas from 1st and 2nd preference

^{***}Plus any unused visas from the all other family-based preferences

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The United States provides various ways for immigrants with valuable skills to come to the United States on either a permanent or a temporary basis. There are more than 20 types of visas for temporary nonimmigrant workers. These include L visas for intracompany transfers, P visas for athletes, entertainers and skilled performers, R visas for religious workers, A visas for diplomatic employees, and a variety of H visas for special occupations such as nursing and agriculture. Most of the temporary worker categories are for highly skilled workers, and immigrants with a temporary work visa are normally sponsored by a specific employer for a specific job offer. Many of the temporary visa categories have numerical limitations as well. The <u>United States Citizenship and Immigration Services (USCIS) website</u> [1] contains a more complete list of temporary worker categories.

Permanent Immigration

Permanent employment-based immigration is set at a rate of 140,000 visas per year, and these are divided into 5 preferences, each subject to numerical limitations. Below is a table summarizing the employment-based preference system:

Permanent Employment-Based Preference System		
Preference Category		
Total Employment-Based Immigrants		
1	"Persons	of extr
2	Members	of the p
3	Skilled sh with col	nortage lege d
4		n "speci rice pos
5	Persons	will inv
*Plus any unused visas from the 4 th and 5 th preferences		

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**Plus any unused visas from the 1st preference

***Plus any unused visas the 1st and 2nd preference

Per-Country Ceilings

In addition to the numerical limits placed upon the various immigration preferences, the INA also places a limit on how many immigrants can come to the United States from any one country. Currently, no group of permanent immigrants (family-based and employment-based) from a single country can exceed 7% of the total amount of people immigrating to the United States in a single year. [1] [2] This is not a quota that is set aside to ensure that certain nationalities make up 7% of immigrants, but rather a limit that is set to prevent any immigrant group from dominating immigration patterns to the United States.

III. Refugees and Asylees

Protection of Refugees, Asylees and other Vulnerable Populations

There are several categories of legal admission available to people who are fleeing persecution or are unable to return to their homeland due to life-threatening or extraordinary conditions.

Refugees are admitted to the United States based upon an inability to return to their home countries because of a "well-founded fear of persecution" due to their race, membership in a social group, political opinion, religion, or national origin. Refugees apply for admission from outside of the United States, generally from a "transition country" that is outside their home country. There are also preference or priority categories for refugees based upon the degree of risk they face, membership in a group that is of special concern to the United States (designated yearly by the President of the United States and Congress) and whether or not they have family members in the U.S.

Each year the President, in consultation with Congress, determines the numerical ceiling for refugee admissions. The total limit is broken down into limits for each region of the world as well. After September 11^{th} 2001, the number of refugees admitted into the United States fell drastically, but the numerical limits have been increased in the past several years.

For Fiscal Year 2010 the President announced that up to 80,000 refugees could be admitted to the U.S. under the following regional allocations:

Africa	15,500
East Asia	17,000
Europe and Central Asia	2,500
Latin America/Caribbean	5,000

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Near East/South Asia	35,000	
Unallocated Reserve	5,000	
TOTAL	80,000	

Asylum. Persons already in the United States who were persecuted or fear persecution upon their return may apply for asylum within the United States or at a port of entry at the time they seek admission. They must petition within one year of arriving in the U.S. There is no limit on the number of individuals who may be granted asylum in a given year nor are there specific categories for determining who may seek asylum.

Refugees and asylees are eligible to become Lawful Permanent Residents (LPRs) one year after admission to the United States as a refugee or one year after receiving asylum.

IV. Other Forms of Humanitarian Relief

Temporary Protected Status (TPS) is granted to people who are in the United States but cannot return to their home country because of "natural disaster," "extraordinary temporary conditions," or "ongoing armed conflict." TPS is granted to a country for six, 12, or 18 months and can be extended beyond that if unsafe conditions in the country persist.

Deferred Enforced Departure provides protection from deportation for individuals whose home countries are unstable, therefore making return dangerous.

Certain individuals may be allowed to enter the U.S. through **parole**, even though he or she may not meet the definition of a refugee and may not be eligible to immigrate through other channels. Parolees may be admitted temporarily for urgent humanitarian reasons or significant public benefit.

The Diversity Visa Lottery

The Diversity Visa Lottery is a program to allow the entry of immigrants from countries with low numbers of people admitted to the United States. Each year 50,000 visas are made available in the Diversity Visa Lottery. To be eligible for a diversity visa an immigrant must have a high school education (or its equivalent) or have, within the past five years, a minimum of two years experience working in a profession requiring at least two years of training or experience. A computer-generated random lottery drawing chooses selectees for diversity visas. The visas are distributed among six geographic regions with a greater number of visas going to regions with lower rates of immigration, and with no visas going to nationals of countries sending more than 50,000 immigrants to the U.S. over the last five years. No one country within a region may receive more than seven percent of the available visas in any one year.

V. U.S. Citizenship

In order to qualify for U.S. citizenship, an individual must have had LPR status (a green card) for at least 5 years (or 3 years if he obtained his green card through a U.S. citizen spouse or through the Violence Against Women Act, VAWA). There are other exceptions for members of the U.S. military who serve in a time of war or declared hostilities. Applicants for U.S. citizenship must be at least 18 years old, demonstrate continuous residency, demonstrate "good moral character," pass English and

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U.S. history and civics exams, and pay an application fee.

[1] [3] There are exceptions to this limit, mainly in the area of family-based immigration. For example, 75% of the second family preference immigrants are exempt from the per-country limit. See Wasem, Ruth Ellen, "U.S. Immigration Policy on Permanent Admissions." Washington, D.C.: Congressional Research Service, July 20, 2009.

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[4]

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