

# DETAILED TABLE OF CONTENTS

## THE CONSULAR PRACTICE HANDBOOK, FOURTH ED.

<b>Delay, Deny, and Discourage: Consular Processing in the Trump Era .....</b>	<b>1</b>
Visa Denials and Ineligibilities .....	2
Public Charge.....	3
Misrepresentation Based on Inconsistent Conduct in the United States .....	4
Social Media .....	5
President Trump’s Travel Ban .....	5
Visa Cancellations and Revocations – Especially for Travel Ban Cases .....	6
Communicating with Consular Posts .....	7
National Vetting Center .....	7
Administrative Processing .....	7
LegalNet .....	9
Federal Court Litigation .....	9
Conclusion .....	11
<b>The Fundamentals of Lawyering at Consular Posts.....</b>	<b>13</b>
Scope of Article .....	13
Sources of Authority .....	15
Statutory References.....	15
Regulatory References .....	15
Instructions/Interpretive Materials .....	16
Immigrant Visas .....	17
Consular Processing vs. Adjustment of Status .....	17
Eligibility.....	19
Immigrant Visa Categories.....	19
Numerical Control and Priority Dates.....	19
Admissibility.....	23
Travel Ban.....	23
Jurisdiction over Immigrant Visa Applications .....	24
Home-Country Processing .....	24
Third-Country Processing .....	24
Inter-Post Case Transfers .....	27
Processing I-130 Relative Petitions .....	27
Special Situations .....	28
Dual Processing of Employment-Based Petitions.....	29
Immigrant Visa Application Process .....	30
No I-824 or Stop at NVC Required in “Following-to-Join” Immigrant Visa Cases .....	30
The DOS National Visa Center (NVC) .....	30
The Case Process.....	30
Supporting Documents.....	33

Medical Examination .....	41
Appointment Packet and Visa Interview .....	43
Visa Interview .....	43
Visa Issuance .....	45
Consular Petition Returns to USCIS .....	45
Visa Refusal .....	46
Administrative Processing .....	47
Waivers of Inadmissibility .....	48
Three- and Ten-Year Unlawful Presence Bars .....	48
Criminal Convictions .....	49
Fraud and Misrepresentation Waivers .....	49
Provisional Waivers for Unlawful Presence (I-601A) .....	49
Waiver Processing .....	50
Visa Revocation and Termination of Registration for an Immigrant Visa .....	52
Termination of IV Registration .....	52
Entry into the United States .....	52
Nonimmigrant Visas .....	52
General Procedures and Considerations .....	52
Visa Waiver Program (VWP) Travelers and the Electronic System for Travel Authorization (ESTA) Program .....	53
New Restrictions on the Use of the Visa Waiver Program .....	53
Automatic Extension of Visa Validity .....	54
Representation at Consular Posts .....	55
NIV Application Procedure .....	57
Practice Tips for a Successful Visa Application .....	58
Overcoming Barriers to Success in NIV Processing .....	59
Presumption of Immigrant Intent .....	59
Security Clearances .....	60
Personal Interview Waivers for Initial Visas .....	62
Personal Interview Waivers (PIW) for Visa Renewals Recently Contracted by the Trump Administration .....	62
Practice Pointers for Obtaining Acceptance of Jurisdiction over an Out-of- District NIV Application Other Than at Border Posts .....	62
“Out-of-District” NIV Applications in Canada and Mexico; 22 CFR §41.112(d) .....	63
INA §222(g): Restrictions on Shopping for Justice in NIV Cases .....	65
Doctrine of Nonreviewability of Decisions .....	68
Administrative Review .....	69
Judicial Review .....	71
New Strategies to Achieve Access to Counsel for Visa Applicants .....	72
Conclusion .....	72
<b>The National Visa Center and the Kentucky Consular Center .....</b>	<b>73</b>
Background .....	73
The NVC .....	74

Case Number Assignment .....	74
Fee Bills .....	74
Document Processing .....	75
Visa Number Assignment .....	78
Nonimmigrant Visa Petitions Processed at NVC (K-1 and K-3) .....	78
Security Advisory Opinion .....	79
Problem Resolution Unit .....	79
Packet Control .....	80
Contacting the NVC .....	80
Countries with Limited or No Visa Services .....	82
Cases affected by Presidential Proclamation 9645 (Travel Ban) .....	82
Iranian Cases .....	83
Affidavit of Support .....	83
Age-Out Cases .....	84
Tips for Attorneys Working with NVC .....	85
The KCC .....	85
Diversity Visa Program .....	85
Petitions Returned by Posts .....	87
Conclusion .....	87
Appendix: Tips for Attorneys Working with the NVC .....	89
<b>Challenging Visa Refusals Through LegalNet.....</b>	<b>91</b>
The Advisory Opinions Division and LegalNet .....	91
Scope of Issues Handled by LegalNet .....	92
Submitting a LegalNet Inquiry .....	94
Communication Requirements .....	95
Processing Steps and Timeline .....	96
Expedite Requests .....	97
Issuance of Advisory Opinions .....	97
Legal Effect .....	98
Conclusion .....	98
<b>Unpacking the DS-160 and DS-260 Forms—</b>	
<b>Tips for Consular Processing Practices.....</b>	<b>99</b>
Introduction .....	99
How Do the DS-160 and DS-260 Differ? .....	100
Practice Tips .....	101
Don't Let Your Clients Submit Their DS-160 or DS-260 Forms Without First Sending Them to You for Review .....	101
Identify the “Red Flag” Questions for Consuls and Make Certain Your Client’s Answers Are Truthful.....	102
When Prompted to Provide an Explanation for “Yes” Answers to the Questions Concerning Security, Medical, and Criminal Actions on the DS- 160 and DS-260, Keep the Answers Short and Simple—Resist the Temptation to Provide Too Much Detail .....	103

Check Your Client’s Social Media Pages Using the Information He or She Provides Before Instructing the Client to Submit the DS-160 and DS-260 Forms ..... 104

Review the Submitted DS-160 or DS-260 Before the Interview Takes Place to Ensure That No Misleading or Incorrect Information Has Been Inadvertently Transmitted; If the Form Needs to Be Changed or Amended, Have the Client Submit a Corrected Version Before the Date of the Visa Interview ..... 105

**The Art of the One-Page Cover Letter..... 107**

    Introduction..... 107

    Do You Need a Cover Letter?..... 109

    The Tone of the Cover Letter.....111

    Components of the Cover Letter..... 111

        First: The Ask ..... 112

        Second: The Law ..... 112

        Third: The Facts ..... 112

    Know Your Consulate..... 113

    Advice from Around the World ..... 114

    Conclusion ..... 119

**Updates to 9 FAM: 2018-2019 Survey..... 121**

    Nonimmigrant Visa Classifications ..... 122

        E-2 Investor Visas ..... 122

            9 FAM 402.9 ..... 122

                Intent to Depart ..... 122

                “Solely” E-1 Trade..... 122

                Eligible E-2 Visa Countries ..... 123

        Fiancé(e) of Nonimmigrant Alien in United States..... 123

            9 FAM 402.2-4(B)(2)..... 123

        Information Media Representatives (I Visas)..... 123

            9 FAM 402.11..... 123

        P-1 Professional Athletes..... 124

            9 FAM 402.14-4 ..... 124

        R Visa Classification..... 124

            9 FAM 402.16-16(1) ..... 124

            9 FAM 402.16-4(b) ..... 125

        Officials and Employees of Foreign Governments and International Organizations ..... 125

            9 FAM 402.3-9 ..... 125

    Nonimmigrant Visa Procedure ..... 125

        Nonimmigrant Visa Issuances ..... 125

            9 FAM 403-9.4 ..... 125

    Immigrant Visas..... 126

        “Conditional Residence” ..... 126

            9 FAM 102.3 ..... 126

Homeless Immigrant Visa Applicants .....	126
9 FAM 504.4-8(E)(1) .....	126
Immigrant Visa Applications: Substance over Form .....	126
9 FAM 504.1-3(d)(2) .....	126
Validity of Forced Marriage .....	127
9 FAM 102.8-1(B) .....	127
Grounds of Ineligibility .....	127
Misrepresentation and the 90-Day Rule .....	127
9 FAM 302.9 .....	127
Misrepresentation .....	131
9 FAM 302.9 .....	131
Moral Turpitude .....	131
9 FAM 302.3-2(B)(2) .....	131
Immigrant Visa Waivers .....	131
9 FAM 302.3-2(D)(1) .....	131
Nonimmigrant Visa Waivers .....	131
9 FAM 305.4-3(A) .....	131
Miscellaneous .....	132
Selective Service and Immigrants .....	132
9 FAM 602.2-5(B) .....	132
Visa Applicants Who May Be U.S. Citizens .....	132
9 FAM 301.3-3 .....	132
Consular Officer Responsibilities .....	133
9 FAM 302.1(b) .....	133
<b>“Dos” and “Don’ts” for Attorneys Representing Visa Applicants .....</b>	<b>135</b>
Attorney Accountability .....	135
In General .....	135
Preparing the Application .....	137
Application and Interview .....	139
In the Event of a Visa Denial .....	140
Miscellaneous Tips .....	141
Special Considerations for E Visa Processing at the U.S. Embassy in London .....	142
Consular Officer Accountability .....	143
Conclusion .....	144
<b>Preparing Your Clients for Their Nonimmigrant Visa Interview .....</b>	<b>145</b>
The Initial Consultation .....	146
Inadmissibility .....	148
Packaging Application Documents—Bigger Is Not Always Better .....	149
Preparing the Client for the Consular Interview .....	150
Denial .....	152
Miscellaneous .....	153
Consular Posts and Embassies Around the World .....	153
Communication with Consular Officers and Embassy Personnel .....	153

Form DS-160, Nonimmigrant Visa Electronic Application .....	154
Scheduling .....	155
Expedited Visa Processing .....	155
Third-Country Visa Processing .....	155
Conclusion .....	155
<b>Consular Processing for Immigrant Visa Applicants .....</b>	<b>157</b>
What Is Immigrant Visa Processing? .....	157
Is the Client Eligible for an Immigrant Visa? .....	157
Filing Considerations .....	158
How to Get an Approved Petition to a Consulate .....	158
IVs Based on Marriage to a U.S. Citizen, Where the Husband and Wife Reside Overseas .....	158
All Other Petition-Based IVs .....	159
Immigrant Visas Arising from the Diversity Visa Lottery Program .....	159
National Visa Center .....	160
Receipting by NVC .....	160
Issuance of Fee Bill .....	160
Application Form and Documents .....	161
Setting the Interview Date and Interview Instructions .....	161
What Should the Client Bring to the Interview? .....	162
What Kinds of Questions Will Be Asked? .....	163
What if a Waiver of Inadmissibility Is Required? .....	164
Entering the United States After Approval of the Immigrant Visa .....	165
<b>B-1 Business Visitors .....</b>	<b>167</b>
Authority .....	167
Statutory Authority .....	167
Visa Waiver Program .....	168
B-1 Visa—Regulatory Authority, Agency Guidelines, and Policy Considerations .....	170
Three Basic Requirements of the B-1 Category .....	172
Unabandoned Foreign Residence .....	172
Entry for a Temporary Period .....	172
Permitted Business Activities .....	173
Proving Eligibility for the B-1 Visa .....	173
B-1 Status for Workers in the United States .....	174
Other Business Activities Classifiable as B-1 .....	175
B-1 in Lieu of H-1B or H-3 .....	176
Business Visitors Under NAFTA .....	178
The Executive Orders and Extreme Vetting .....	180
Form DS-5535 .....	180
Visa Application Process .....	181
Admission, Extension, and Change of Status .....	183
Corporate Management of B-1 Visitors .....	185
Conclusion .....	186

**Treaty Trader/Investor–Intracompany Visa Dilemma:**

<b>Navigating the Consular and Service Center Roadblocks .....</b>	<b>187</b>
E-1/E-2 Visa Classification .....	187
E-1/E-2 Visa Registration—Is It Substantial? .....	189
E-1 Visa Context .....	189
E-2 Visa Context .....	189
“New Office” E Visas .....	190
E-1/E-2 Visa Registration—Is It Marginal? .....	191
E-1/E-2 Third-Country Processing .....	192
L-1 Visa Classification .....	192
Overcoming Hurdles for the L-1 New Business .....	192
L-1A Executive/Manager .....	193
L-1A RFEs .....	194
L-1B Specialized Knowledge .....	195
L and E Specialized Knowledge/Essential-Skills Comparison .....	195
L-1B RFEs .....	196
Beneficiary’s Knowledge of Company Products .....	197
Beneficiary’s Knowledge of Company Processes and Procedures .....	198
Beneficiary’s Knowledge of Company’s Position in International Markets .....	198
What Options Do I Have if the L-1B Petition Is Denied? .....	198
L-1 Blanket Petitions .....	198
Processing L Blanket Petitions at U.S. Consulates .....	199
L-1 Visa Stamps .....	199
Conclusion .....	200
<b>Top 25 Reasons for an INA §214(b) Denial.....</b>	<b>201</b>
Legal Background .....	202
Explanations for Denials .....	204
General Factors .....	204
Individual Circumstances and Profiling .....	205
Specific Denial Rationales .....	206
Practice Advice .....	215
First-Time Applicant .....	216
Dealing with a Denial .....	217
Conclusion .....	220
<b>The Lawyer’s Role in Consular Visa Refusals .....</b>	<b>221</b>
Consular Absolutism .....	222
Preparing Consular Visa Applications with Review in Mind .....	223
The Importance and Value of Lawyer Involvement in Consular Visa Cases .....	223
FAM Requirements: Recognize and Correspond with Lawyers .....	223
Notice of Representation .....	223
Correspondence with Lawyers .....	224
Concise Cover Letters and Complete Visa Applications .....	224
FAM Research and Citations .....	225

Thorough Client Preparation .....	225
Lawyer Participation in the Visa Interview: Post Discretion .....	226
Review at the Consular Post .....	227
Visa Refusals .....	227
INA §221(g) Refusals .....	228
Declining to Adjudicate .....	229
Quasi-Refusals .....	229
Reconsideration or Resubmission of Applications .....	230
Review Procedures at Consular Posts .....	231
Limited Review by a Consular Supervisor or Principal Consular Officer .....	231
Reviewing Officer’s Options .....	232
Lawyer Involvement in Post Review .....	232
Talk with Experts .....	233
Email, Fax, Phone, and Letter .....	233
Reinterview .....	233
Congressional Letters .....	234
Challenging Revocation of Petitions with USCIS .....	234
Record Disclosure .....	235
Advisory Opinions .....	236
Court Challenges .....	237
Other Ways to Question Consular Decisions .....	240
AILA Liaison Meetings .....	240
Other Channels .....	240
Legislative Proposals .....	240
The Right to Lawyer Representation at Visa Interviews .....	240
Administrative and Judicial Review of Visa Refusals .....	241
Conclusion .....	243
General Guidelines .....	243
<b>Nonimmigrant Waivers Under INA §212(d)(3).....</b>	<b>245</b>
Which Grounds of Inadmissibility Are Included? .....	245
Which Grounds of Inadmissibility Are Not Included? .....	246
Certain Security Grounds .....	246
Substantive Eligibility .....	246
Entry Document Requirement .....	246
Application for a Section 212(d)(3) Waiver .....	247
<i>Matter of Hranka</i> —Eligibility for a Waiver .....	252
Procedural Note Regarding Nonimmigrant Visas and Inadmissibility Under INA §212(a)(9)(A) and (C) .....	253
Visa Notations on Waiver Approval .....	253
Length of Validity of the Section 212(d)(3) Waiver and Effects on Extensions of Stays or Changes of Status .....	254
Effect of Waiver Validity Period on Extension or Change of Status .....	255
Preparing Your Waiver Packet .....	255
Conclusion .....	255



**Immigrant Visas and Waiver Processing at CDJ:**

<b>Practical Tips and Suggestions .....</b>	<b>257</b>
The Immigrant Visa Process in CDJ.....	257
Introduction .....	257
Traveling to Ciudad Juarez.....	258
Preparing for the Interview—An Overview .....	259
Registration at the U.S. Visa Service Website.....	259
DHL Registration .....	259
Biometrics .....	260
The Medical Exam .....	260
The Immigrant Visa Interview.....	264
Contacting the Consulate and Troubleshooting.....	265
The Online Inquiry System .....	266
The Call Center .....	266
LegalNet Email Inquiry.....	266
Congressional Assistance .....	267
A Word on “Administrative Processing” and INA §221(g) Denials .....	267
Waiver Processing at CDJ .....	268
Grounds of Inadmissibility Due to Unlawful Presence.....	268
The Extreme Hardship Standard .....	269
The Provisional Waivers at CDJ: The I-601A .....	270
Post-Interview Waiver Submission .....	272
Conclusion .....	273
<b>Third-Country National Consular Processing of Nonimmigrant Visa</b>	
<b>Applications in Canada and Mexico .....</b>	<b>275</b>
How to Strategically Present NIV Applications for TCNs at Border Posts in	
Mexico and Canada .....	277
May Any TCN Applicant Apply for a NIV in Mexico or Canada?.....	277
Who May Apply in Mexico? .....	277
Who May Apply in Canada? .....	278
Visa Appointment Scheduling and Application Fees .....	278
Entry Requirements to Canada and Mexico .....	279
Routine Delays and Trip Planning Logistics .....	279
Out-of-Status Cases and INA §222(g).....	280
What Are the Risks with TCN Border Processing?.....	280
An Overview of Security Advisory Opinions.....	281
My client has been subject to administrative processing	
or a security check. Why? What is that? Is there anything I can do? .....	281
The Visas Donkey.....	281
The Visas Mantis .....	281
NCIC Criminal Hits; Criminal Database Checks.....	282
Drunk-Driving Incidents .....	283
SAO Expedites and Followup Procedures .....	283
Role of the Attorney and Communicating with the Post .....	285

Attorney Assistance at Post (to the Extent Allowed) .....	286
Attorney Assistance at Port of Entry (to the Extent Allowed) .....	287
Common Attorney Pitfalls and a Few Ethical Considerations .....	287
Conclusion .....	288
<b>Post Information and Tips: Vancouver, B.C., Canada,</b>	
<b>U.S. Consulate General.....</b>	<b>289</b>
Time Difference .....	289
Jurisdiction.....	289
Key Personnel (as of October 2019).....	289
Communications .....	289
Category of Visa Applicants .....	290
Attorney Representation .....	291
Unlawful Presence Bars:	
Determinations of Inadmissibility Under INA §212(a)(9)(B)(i)(I) and (II) .....	291
Nonimmigrant Visas .....	291
Processing Times and Procedures .....	291
PIMS on the CCD.....	292
Post Acceptance of USCIS Approval Notices or Attorney-Certified Copies .....	293
Age Requirements for Obtaining U.S. Passports .....	293
Fingerprints .....	293
E Visas .....	294
TN Visas for Mexicans.....	294
Policy on H-1B .....	294
Policy on B-1 in Lieu of H-1 .....	294
Policy on F-1 for TCN.....	294
NIV Waivers .....	294
Additional Practice Tips .....	295
Immigrant Visas .....	295
Ambiance—Hotels, Restaurants, and Travel Tips.....	296
American and Canadian Holidays .....	296
<b>Obtaining Nonimmigrant U.S. Visas in China:</b>	
<b>How to Make a Good First Impression.....</b>	<b>297</b>
Changes in the Law .....	299
Changes in the Form.....	299
Upload of Visa Photo.....	300
The Most Common Mistake Made by Visa Applicants on DS-160 .....	300
Use of Supporting Documents.....	300
The Most Important Aspect of the Visa Interview—	
Oral Questions and Answers .....	301
Clash of East and West Cultures.....	302
The Language Barrier.....	302
Answer the Questions.....	303
Complicated Legal Issues and Fact Patterns .....	304

Guidance for Specific Visa Applicants .....	305
B-1/B-2 Visa Applicant .....	305
H-1B/L-1 Visa Applicants .....	306
Extra Preparation for L-1 Visa Applicants .....	307
F-1 Student Visa Applicants .....	308
PIMS Clearance and Administrative Processing .....	308
Contacting U.S. Consulates in China .....	309
Conclusion .....	309
<b>Consular Processing in India .....</b>	<b>311</b>
Administrative Processing .....	311
Visa Refusals .....	314
Trends in Refusals:	
Have Consular Posts in India Been Moving the Goalposts? .....	316
Communicating with Consular Officials in India .....	319
Recent Updates 2018–2019 .....	321
U.S. Visa Interview Waiver – Appointment Required for Dropbox .....	321
Immigrant Visa Processing .....	321
USCIS Overseas Field Office Closures .....	322
Conclusion .....	322
<b>Additional Consular Practice Resources .....</b>	<b>323</b>
State Department Instructions to Applicants –Immigrant Visa Processing .....	323
State Department Instructions to Applicants –Nonimmigrant Visa Processing .....	323
U.S. Visa: Reciprocity and Civil Documents by Country .....	323
Official List of Websites of U.S. Embassies, Consulates, and Diplomatic Missions .....	323
Directory: Key Officers of Foreign Service Posts .....	323
Selection of Recent Practice Alerts .....	323