Joint Department of State/Department of Homeland Security Report: Status of the Afghan Special Immigrant Visa Program

Introduction

The Department of State (State), the Department of Homeland Security (DHS), and all other U.S. government departments and agencies involved in the U.S. Special Immigrant Visa (SIV) program have the highest respect for the men and women who take enormous risks to support our military and civilian personnel. We are committed to helping those who have helped us. The U.S. government has devoted substantial resources to reducing the amount of time required to complete the SIV process authorized under section 602(b) of the Afghan Allies Protection Act of 2009, as amended, and these efforts have resulted in a record number of visa issuances. We issued 12,086 SIVs to Afghans in FY 2016, including 3,626 principal applicants – more than any other year in the program's history. As we continue to strive for process improvements, we also continue to ensure thorough screening for national security concerns. SIV issuance numbers through the first quarter of FY 2017 are available on travel.state.gov.

On December 23, 2016, President Obama signed the National Defense Authorization Act for FY 2017 (Public Law 114-328), which provides an additional 1,500 SIV numbers for Afghan principal applicants, for a total of 8,500 SIV numbers allocated since December 19, 2014. As of December 31, 2016, State has issued 6,233 out of the 8,500 SIVs to Afghan principal applicants who were employed by, or on behalf of, the U.S. government in Afghanistan, or by the International Security Assistance Force (ISAF) or a successor mission to ISAF.

Average Wait Times for Each Step of the SIV Application Process

All steps in the SIV application process are outlined below and include the current average processing time for all involved U.S. government entities. This statistic captures total U.S. government processing time in calendar days, beginning with the applicant's initial submission of documents to State's National Visa Center (NVC) and ending with the date of visa issuance at a U.S. embassy or consulate. It does not capture those steps in the SIV process that depend solely on the applicant's initiative and are outside the control of the U.S. government. SIV applications move through 14 steps, in the following four stages: the Chief of Mission (COM) application process; Form I-360 petition adjudication by DHS; visa interview and security screening; and final visa adjudication (issuance or denial).

Special Immigrant Visa (SIV) Processing Steps ¹						
			Average processing			
Stage	Step	Description	times in calendar days			
СОМ		Applicant submits COM				
application	1	application package to				
process		State's NVC.	Applicant-controlled			

		NVC reviews documents	
	2	for completeness.	4
		NVC sends completed	4
	3	-	
	3	COM package to U.S. Embassy Kabul.	1
		ž	1
	4	U.S. Embassy Kabul	
		reviews COM application	52 (°C 11 ° 1
		and makes a decision to	53 (if all required
		approve or deny.	documents are present)
		Embassy Kabul advises	
		NVC if COM application	
		is approved. If approved,	
	5	NVC immediately sends	
		approval letter to	
		applicant. (If any	
		documents reveal that	
		applicant does not qualify	
		for the program, the COM	
		application is denied.)	5
		Applicant self-petitions to	
	6	DHS U.S. Citizenship and	
Form I-360		Immigration Services	
adjudication		(USCIS) using form I-360.	Applicant-controlled
process	7	USCIS adjudicates petition	
		and sends to NVC if	
		approved. ²	127
	8	NVC sends instruction	
		packet to applicant	
		requesting standard	
		immigrant visa	
		documentation.	12
	9	Applicant submits required	
Visa		documentation to NVC.	Applicant-controlled
interview	10	NVC reviews documents	
process,		for completeness.	23
including		NVC schedules applicant	25
pre- and post- interview ³	11	for next available	
		interview at U.S. Embassy	
		Kabul.	60
	12	Applicant is interviewed	00
		by consular officer on the	
		scheduled appointment	
		date. Administrative	
		processing is initiated	
		following the interview.	5
		tonowing the litter view.	3

		The engliser t's ease				
	12	The applicant's case				
	13	undergoes administrative $\frac{1}{4}$	100			
		processing. ⁴	190			
	14	Upon completion of				
		administrative processing,				
		applicant is instructed to				
Vice iceuence		obtain a medical exam.				
Visa issuance		The visa is issued if				
to eligible		applicant is eligible. In				
applicants		some cases, the passport				
		will have expired and the				
		applicant is required to				
		renew the passport.	Applicant-controlled			
		Total U.S. government				
		processing time in				
		calendar days ⁵	480			
¹ Processing ste	ps are	for SIVs authorized under sec	tion 602(b) of the			
Afghan Allies	Protect	ion Act of 2009, as amended.	This applies to Afghan			
nationals in the	e SQ cl	assification.				
² For I-360 petitions filed with USCIS between October 1 and December 31,						
2016.						
³ The majority of applicants receive SIV status by going through the process						
		t. Applicants who obtain SIV				
States apply for <u>adjustment of status</u> from USCIS.						
⁴ Line 13 totals include data for SIV applicants who completed						
administrative processing between October 1 and December 31, 2016.						
Average processing time for cases that remain pending cannot be calculated						
until they are completed.						
⁵ The statistics in this chart were formerly reported in business days in						
reports published April 2014 – April 2016. U.S. government processing						
times do not factor in applicant-controlled steps. Overall processing times						
are greater than U.S. government processing times.						

Applications Pending Longer Than Nine Months

Even if an applicant acted promptly in each of the applicant-controlled steps that precede step 13 of the SIV application process, applications may pend longer than nine months for completion of administrative processing (step 13 of the SIV application process). Although step 13 is lengthy, it is essential to the integrity of the SIV program, and process enhancements have resulted in improved efficiency.

Applications Pending at Each Stage of the SIV Application Process

As of December 31, 2016, the following numbers of Afghan applicants were pending in one of the application stages:

- Step 1 4,500 principal applicants had COM applications pending at NVC, where the applicant took action within the past 120 days. These applicants submitted some, but not all, of the documents required to apply for COM approval.
- Step 7 91 principal applicants had Form I-360 petitions pending with USCIS.
- Step 11 154 principal applicants and 465 family members were scheduled for visa interviews. Interviews are scheduled approximately 30-60 days in advance. Applicants use this time to gather any remaining documents required for their interviews and prepare for travel to the U.S. embassy or consulate. There were 1,840 principal applicants and 7,479 family members waiting to be scheduled for visa interviews as of December 31, 2016. Most Afghan applicants will be interviewed at U.S. Embassy Kabul, as they reside in Afghanistan. Applicants who reside outside of Afghanistan will be interviewed at the U.S. embassy or consulate that adjudicates immigrant visa applications for their country of residence.
- Step 13 Applications for 2,977 principal applicants and 263 family members were undergoing administrative processing.

Number of SIV Applicants in First Quarter of FY 2017

The following chart shows the number of Afghan applicants who applied for SIVs in the first quarter of FY 2017 under section 602(b) of the Afghan Allies Protection Act of 2009, subsequent to receiving COM approval:

Month	Principal Applicants	Family Members	Total
October	665	1,667	2,332
November	782	2,236	3,018
December	209	553	762
Total	1,656	4,456	6,112

Applications Denied or Pending at Each Stage of the SIV Application Process

At the end of the first quarter of FY 2017 on December 31, 2016, the following numbers of applications were denied or pending at one of the application stages:

• 920 Afghan principal applicants were deemed unqualified to receive COM approval or had the approval revoked during the first quarter of FY 2017. Applicants whose COM applications are denied or revoked are able to appeal the decision. 430 Afghans submitted appeals during the first quarter of FY 2017. Of those appeals adjudicated as of February 17, 2017, 66 percent were approved after the applicant submitted additional information.

- 10 Form I-360 petitions filed by Afghan principal applicants between October 1 and December 31, 2016 were denied by USCIS.
- 154 principal applicants and 465 family members had scheduled visa interviews. 1,840 principal applicants and 7,479 family members were waiting to be scheduled for visa interviews.
- Applications for 2,977 principal applicants and 263 family members were undergoing administrative processing.

Reasons for COM Denial

As reflected in denial letters sent by the COM at U.S. Embassy Kabul, denial of a COM application generally occurs for one or more of the following four reasons:

- Failure to establish employment by or on behalf of the U.S. government, or failure to establish qualifying employment by ISAF or a successor mission. For Afghans employed by or on behalf of the U.S. government, State considers the employment requirement satisfied for an alien hired under a direct-hire appointment, or through an agency's personal services agreement (PSA) or personal services contract (PSC) authority. State also has considered Afghan nationals hired by and paid through a U.S. government contractor, subcontractor, or employee association to meet the broader criteria for employment "by or on behalf of" the U.S. government. State has not considered the requirement under 602(b) to be "employed by or on behalf of the United States government" satisfied in other situations, such as individuals employed by an entity funded by a grant or cooperative agreement with the U.S. government, or self-employed businesspersons who operate under a license with the U.S. government. Afghans employed by ISAF, or a successor mission, must have served in a capacity that required service as an interpreter or translator for U.S. military personnel while traveling off-base with U.S. military personnel stationed at ISAF, or a successor mission, or the performance of sensitive and trusted activities for U.S. military personnel stationed at ISAF, or a successor mission.
- Failure to establish the required length of employment by or on behalf of the U.S. government, or by ISAF or a successor mission, during the period specified in section 602(b) of the Afghan Allies Protection Act of 2009, as amended. Applicants who submitted applications for COM approval on or before September 30, 2015, must demonstrate one year of qualifying service. Applicants who submitted or submit applications for COM approval on or after October 1, 2015, must demonstrate two years of qualifying service.
- Failure to establish providing faithful and valuable service to the U.S. government. Applications denied for this reason generally have involved cases lacking the requisite positive recommendation or evaluation. In some instances where faithful and valuable service was not confirmed, employment by or on behalf of the U.S. government had been terminated for cause.

• Derogatory information associated with the applicant that is incompatible with the requirements of the SIV program. This reason for denial generally relates to information that the applicant engaged in an unlawful, unethical, criminal, or terrorism-related activity.