Characteristics of Diversity Legal Permanent Residents: 2004

Kelly Jefferys

December 2005

Hundreds of thousands of immigrants become legal permanent residents (LPRs) of the United States every year. Approximately 50,000 of these are diversity LPRs who were granted LPR status through a diversity lottery. This Office of Immigration Statistics Fact Sheet provides definitions for terms related to LPRs and descriptive characteristics of persons who became diversity LPRs in the United States during 2004.

The data presented in this fact sheet were derived from approved applications for LPR status that are maintained in the Computer Linked Application Information Management System (CLAIMS) of the U.S. Citizenship and Immigration Services (USCIS) of the Department of Homeland Security.

DEFINING “LEGAL PERMANENT RESIDENT”

A legal permanent resident (LPR) is a foreign national who has been granted lawful permanent residence in the United States. LPRs, more commonly known as “green card” recipients, are authorized to live and work permanently in the United States.

The immigration laws of the U.S. government give high priority for LPR status to immediate relatives of U.S. citizens. Preference categories with annual limits are used to designate other priority groups for LPR status. These include: 1) family-sponsored preferences – sponsored by certain family members, annual limit of 226,000 to 480,000; 2) employment-based preferences – sponsored by employers, annual limit of 140,000 plus unused family-sponsored preferences in the previous year; and 3) diversity – nationals of countries with low rates of immigration to the United States, annual limit of 50,000 in 2004. Other major categories of foreign nationals who may be eligible for LPR status include refugees and asylees.

DIVERSITY LPRs

The term “diversity LPRs” refers to LPR principals and their dependents whose legal permanent resident status is based on selection from a diversity lottery. Nearly all diversity LPRs are new arrivals and the remainder have adjusted their status after living in the United States (see Figure 1). The Diversity Immigrant Visa Program was established under the Immigration Act of 1990, enacted in 1994, and made 55,000 immigrant visas available each year to nationals from countries with fewer than 50,000 LPR admissions during the preceding five years (this limit includes family-preference and employment-based LPRs and immediate relatives of U.S. citizens). Since 1999, 5,000 of those visas have been allocated for use if needed under NACARA (Nicaraguan Adjustment and Central American Relief Act), making the current diversity limit 50,000 plus unused NACARA visas. In addition, countries are divided into six geographic regions, where regions with lower rates of migration to the United States receive more visas.

Eligibility Requirements

In order to be eligible for participation in the Diversity Lottery Program, either the applicant or his/her spouse must be a native of a country that is eligible to participate. It is also possible to qualify if a parent was born in a qualifying country. In addition, the applicant must have a high school diploma or equivalent (defined as successful completion of a 12-year course of elementary and secondary education), or have two years of work experience in the preceding five years in an occupation that requires at least two years of training or experience.

Figure 1.
Percent Distribution of Diversity LPRs by Class of Admission: 2004

<table>
<thead>
<tr>
<th>Class of Admission</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Children, new arrivals</td>
<td>24%</td>
</tr>
<tr>
<td>Spouses, new arrivals</td>
<td>23%</td>
</tr>
<tr>
<td>Principals, new arrivals</td>
<td>49%</td>
</tr>
<tr>
<td>Adjustments</td>
<td>4%</td>
</tr>
</tbody>
</table>

APPLICATION PROCESS

In order to obtain LPR status as diversity immigrants, applicants must submit an Electronic Diversity Visa Entry Form via the Department of State website. Entries must include names, dates and places of birth, and digital photographs of the applicant, spouse, and unmarried children under the age of 21 (including natural, adopted, and step-children). This is the case even if the spouse or child does not currently reside with the applicant and/or will not immigrate with them.

Millions of foreign nationals apply for the diversity visa program each year. Approximately 85,000 of these applicants are chosen by a computer-generated random lottery drawing. The diversity lottery ends when the total number of diversity visas has been issued or the fiscal year ends. No single independent country may receive more than 7 percent of the total diversity visas. Winners are permitted to bring their spouse and unmarried children under age 21 with them.

DEMOGRAPHIC DESCRIPTIVES

Table 1 compares the demographic characteristics of all persons who became LPRs during 2004 to those of diversity LPRs. Diversity LPRs are slightly younger than all LPRs. In addition, a larger proportion of diversity LPRs are male and single than all LPRs. Because the diversity lottery program offers visas to nationals of countries with low rates of immigration to the United States, the countries of birth of diversity immigrants are vastly different from those of the majority of LPRs. The top ten countries of origin for diversity immigrants listed in Table 1 accounted for 53 percent of all diversity LPRs, compared to only 8 percent of all LPRs.

Figure 2 compares the regions of origin of diversity LPRs to those of family-sponsored and employment-based LPRs for 2004. The majority of diversity LPRs were from Europe and Africa, while most family-sponsored and employment-based LPRs originated in Asia and Central/South America (including Mexico).

FOR MORE INFORMATION