

9 FAM 42.32(d)(1) FOURTH PREFERENCE SPECIAL IMMIGRANTS - CERTAIN JUVENILE COURT DEPENDENTS

*(CT:VISA-961; 05-23-2008)
(Office of Origin: CA/VO/L/R)*

9 FAM 42.32(d)(1) RELATED STATUTORY PROVISIONS

(CT:VISA-961; 05-23-2008)

See INA 101(a)(27)(C) (8 U.S.C. 1101(a)(27)(C)), INA 203(b)(4) (8 U.S.C. 1153(b)(4)), INA 204(a)(1)(E)(i) (8 U.S.C. 1154(a)(1)(G)(i)), [Amended by sec.162(b)(1)(E) of Pub. L. 101-649, Nov. 29, 1990.]

INA 101(a)(27)(C)

- (27) The term “special immigrant” means—
- (C) an immigrant, and the immigrant’s spouse and children if accompanying or following to join the immigrant, who—

INA 203(b)(4)

- (4) Certain special immigrants. - Visas shall be made available, in a number not to exceed 7.1 percent of such worldwide level, to qualified special immigrants described in section 101(a)(27) (other than those described in subparagraph (A) or (B) thereof), of which not more than 5,000 may be made available in any fiscal year to special immigrants described in subclause (II) or (III) of section 101(a)(27)(C)(ii) , 2/ and not more than 100 may be made available in any fiscal year to special immigrants, excluding spouses and children, who are described in section 101(a)(27)(M).

INA 204(a)(1)(G)(i)

- (i) Any alien (other than a special immigrant under section 101(a)(27)(D)) desiring to be classified under section 203(b)(4) , or any person on behalf of such an alien, may file a petition with the Attorney General for such classification.

9 FAM 42.23(d)(1) RELATED REGULATORY PROVISIONS

(CT:VISA-961; 05-23-2008)

See 22 CFR 42.32(d)(1)