## 9 FAM 40.91 <br> NOTES

(CT:VISA-825; 07-20-2006)
(Office of Origin: $C A / V O / L / R$ )

## 9 FAM 40.91 N1 CERTAIN ALIENS PREVIOUSLY REMOVED

## 9 FAM 40.91 N1.1 Five Year Bar

(CT:VISA-825; 07-20-2006)
An alien who has been found inadmissible, whether as a result of a summary determination of inadmissibility at the port of entry under INA 235(b)(1) or of a finding of inadmissibility resulting from proceedings under INA 240 initiated upon the alien's arrival in the United States, is inadmissible under INA 212(a)(9)(A)(i) for 5 years following such alien's first removal from the United States.

## 9 FAM 40.91 N1.2 Ten Year Bar

(CT:VISA-825; 07-20-2006)
An alien who has otherwise been removed from the United States under any provision of law, or who departed while an order of removal was in effect, is inadmissible under INA 212(a)(9)(A)(ii) for 10 years following such removal or departure from the United States.

## 9 FAM 40.91 N1.3 Twenty Year Bar

(CT:VISA-825; 07-20-2006)
An alien who has been removed from the United States two or more times is inadmissible under INA 212(a)(9)(A)(i) or INA 212(a)(9)(A)(ii), as appropriate, for 20 years following the most recent such removal or departure.

## 9 FAM 40.91 N1. 4 Permanent Bar

(CT:VISA-825; 07-20-2006)
If an alien who has been removed has also been convicted of an aggravated felony, the alien is permanently inadmissible for a visa under INA

212(a)(9)(A)(i) or 212(a)(9)(A)(ii), as appropriate.

## 9 FAM 40.91 N1.5 Exceptions

(CT:VISA-825; 07-20-2006)
An alien is not be inadmissible under INA 212(a)(9)(A)(i) or (ii) if prior to the alien's re-embarkation at a place outside the United States or attempt to be admitted from foreign contiguous territory, the Secretary of Homeland Security has consented to the alien's application for admission.

