§41.111

in a position to refer applicants to a qualified laboratory for such tests.

Subpart K—Issuance of Nonimmigrant Visa

§41.111 Authority to issue visa.

- (a) Issuance outside the United States. Any consular officer is authorized to issue regular and official visas. Diplomatic visas may be issued only by:
- (1) A consular officer attached to a U.S. diplomatic mission, if authorized to do so by the Chief of Mission; or
- (2) A consular officer assigned to a consular office under the jurisdiction of a diplomatic mission, if so authorized by the Department or the Chief, Deputy Chief, or Counselor for Consular Affairs of that mission, or, if assigned to a consular post not under the jurisdiction of a diplomatic mission, by the principal officer of that post.
- (b) Issuance in the United States in certain cases. The Deputy Assistant Secretary for Visa Services and such officers of the Department as the former may designate are authorized, in their discretion, to issue nonimmigrant visas, including diplomatic visas, to:
- (1) Qualified aliens who are currently maintaining status and are properly classifiable in the A, C-2, C-3, G or NATO category and intend to reenter the United States in that status after a temporary absence abroad and who also present evidence that:
- (i) They have been lawfully admitted in that status or have, after admission, had their classification changed to that status; and
- (ii) Their period of authorized stay in the United States in that status has not expired; and
 - (2) Other qualified aliens who:
- (i) Are currently maintaining status in the E, H, I, L, O, or P nonimmigrant category:
- (ii) Intend to reenter the United States in that status after a temporary absence abroad; and
 - (iii) Who also present evidence that:
- (A) They were previously issued visas at a consular office abroad and admitted to the United States in the status which they are currently maintaining;

(B) Their period of authorized admission in that status has not expired.

[52 FR 42597, Nov. 5, 1987, as amended at 66 FR 12738, Feb. 28, 2001]

§41.112 Validity of visa.

- (a) Significance of period of validity of visa. The period of validity of a non-immigrant visa is the period during which the alien may use it in making application for admission. The period of visa validity has no relation to the period of time the immigration authorities at a port of entry may authorize the alien to stay in the United States.
- (b) Validity of visa and number of applications for admission. (1) Except as provided in paragraphs (c) and (d) of this section, a nonimmigrant visa shall have the validity prescribed in schedules provided to consular officers by the Department, reflecting insofar as practicable the reciprocal treatment accorded U.S. nationals, U.S. permanent residents, or aliens granted refugee status in the U.S. by the government of the country of which the alien is a national, permanent resident, refugee or stateless resident.
- (2) Notwithstanding paragraph (b)(1) of this section, United States non-immigrant visas shall have a maximum validity period of 10 years.
- (3) An unexpired visa is valid for application for admission even if the passport in which the visa is stamped has expired, provided the alien is also in possession of a valid passport issued by the authorities of the country of which the alien is a national.
- (c) Limitation on validity. If warranted in an individual case, a consular officer may issue a nonimmigrant visa for:
- (1) A period of validity that is less than that prescribed on a basis of reciprocity.
- (2) A number of applications for admission within the period of the validity of the visa that is less than that prescribed on a basis of reciprocity,
- (3) Application for admission at a specified port or at specified ports of entry, or
- (4) Use on and after a given date subsequent to the date of issuance.
- (d) Automatic extension of validity at ports of entry. (1) Provided that the requirements set out in paragraph (d)(2)