DHS Announces Implementation Of Travel Restriction Provisions

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Office of the Press Secretary
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WASHINGTON – The Department of Homeland Security, in coordination with the Departments of State and Justice, will begin the implementation of certain travel restriction provisions in the President’s Executive Order: Protecting the Nation from Foreign Terrorist Entry into the United States at 8 pm EDT today.

Per the Executive Order and the associated June 14 Presidential Memorandum, the temporary suspension of entry applies, with limited exceptions, only to foreign nationals from Sudan, Syria, Iran, Libya, Somalia, and Yemen, who are outside the United States as of June 26, who did not have a valid visa at 5 p.m. EST on January 27, and who do not have a valid visa as of 8 p.m. EDT on June 29.
For purposes of enforcement of Executive Order No. 13780, visas that have been issued by the Department of State prior to the effective date of the Executive Order -June 29 at 8 p.m. EDT- are to be considered as valid for travel and seeking entry into the United States unless revoked on a basis unrelated to EO 13780. Persons from the six countries presenting themselves for entry with a valid previously issued visa and who meet other universally applied entry requirements will be admitted.

The Department expects business as usual at our ports of entry upon implementation of the EO today. U.S. Customs and Border Protection officers are trained and prepared to professionally process in accordance with the laws of the United States persons with valid visas who present themselves for entry. We expect no disruptions to service.

U.S. Citizenship and Immigration Services, in coordination with the Departments of State and Justice, has provided guidance to its workforce regarding the adjudication of refugee applications to ensure proper implementation of EO 13780 in light of the Supreme Court's order.

It remains true at all times that all individuals seeking entry to the United States remain subject to all laws governing entry into the U.S., including all rules and regulations promulgated pursuant to the Immigration and Nationality Act, and any other relevant statutory authority and all extant presidential orders and directives.

**The Executive Order's Travel Restrictions do not apply to:**
(a) Lawful permanent residents;
(b) Any foreign national admitted to or paroled into the United States on or after June 26, 2017;
(c) Non-Immigrant visa classifications: A-1, A-2, NATO 1 though NATO 6, C-2, C-3, G-1, G-2, G-3, and G-4;
(d) Any foreign national who has been granted asylum, any refugee who has already been admitted to the United States, or any individual who has been granted withholding of removal or protection under the Convention Against Torture;
(e) Any foreign national who has a document other than a visa,
valid on June 26, 2017 or issued on any date thereafter, that permits him or her to travel to the United States and seek entry or admission, such as an advance parole document;
(f) Aliens who present at the port of entry boarding foils, including YY or ZZ boarding foils, or transportation letters, including those documents issued to follow-to-join asylees.
(g) Any dual national of Iran, Libya, Somalia, Sudan, Syria, and Yemen who is traveling on a passport issued by a country other than one of those six countries.
(h) Any national who has obtained a waiver pursuant to the terms of the EO or any individual covered by the portion of the injunction not stayed by the Supreme Court’s decision, i.e., “foreign nationals who have a credible claim of a bona fide relationship with a person or entity in the United States.”
(i) Any individual seeking admission as a refugee who, before 8 p.m. EDT on June 29, 2017, was formally scheduled for transit by the Department of State. After 8 p.m. EDT on June 29, 2017, if a first-time refugee is issued travel documents, those documents are evidence that the refugee has been cleared for travel and the EO will not apply.

For more information, see the frequently asked questions

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